

Kansas Register

Ron Thornburgh, Secretary of State

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Department of Transportation

Notice to Consulting Engineers

The Kansas Department of Transportation is seeking qualified consulting engineering firms for the projects listed below. Responses must be received by 5 p.m. March 12 for the consulting engineering firm to be considered. Seven signed copies of the response should be mailed to Neil Rusch, P.E., Assistant to the Director, Division of Engineering and Design, KDOT, Room 1084-West, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612-1568. Responses shall be limited to four pages.

From the firms expressing interest, the Consultant Selection Committee will select a list of the most highly qualified (not less than three, not more than five) and invite them to attend an individual interview conference. At this time, the consulting firms can more thoroughly discuss their experience related to the type of project at hand and will be expected to discuss, in some detail, their approach to this project and the personnel to be assigned to the project. Firms not selected to be short listed will be notified by letter.

The Consultant Negotiating Committee, appointed by the Secretary of Transportation, will conduct discussions with the firms invited to the individual interview conferences. The committee will select the firm to perform the professional services required for completing the advertised project. After the selection of this firm, the remaining firms will be notified by letter of the outcome.

Project No. 81-87 K-7098-01 Sedgwick County

The scope of services is to provide for the signalization and turning lanes at the interchange at US-81 and 63rd Street northeast of Haysville. The estimated construction cost is \$280,000,000.

> Project No. 169-61 K-7141-01 Project No. 169-61 K-7142-01 Miami County

The scope of services is to provide for the addition of two new lanes, the rehabilitation of the existing surface and the addition of 1.8 m and 3.0 m paved shoulder to provide for a four-lane freeway within the existing right-of-way from approximately 0.9 km south of the K-7 interchange, north 33.18 km to the existing four lanes south of Spring Hill. The construction estimate is \$57,000,000.

It is KDOT's policy to use the following criteria as the basis for selection of the consulting engineering firms:

- 1. Size and professional qualifications;
- 2 Experience of staff;
- 3. Location of firm with respect to proposed project;
- 4. Work load of firm; and
- 5. Firm's performance record.

E. Dean Carlson Secretary of Transportation

Doc. No. 022044

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Abstracters' Board of Examiners

Notice of Examination

An examination for persons desiring to secure registration and become subject to license to engage in the business of making, compiling or completing and selling abstracts of title to real estate in Kansas will be conducted by the Abstracters' Board of Examiners at 8 a.m. Friday, March 6, at the Marcus Center for Continuing Education, Wichita State University, 4201 E. 21st, Wichita.

In order to take the exam, an application and \$45 examination fee must be submitted before March 1 to the executive secretary of the Abstracters' Board of Examiners, P.O. Box 549, Hugoton, 67951, (316) 544-2311.

Glen R. McQueen Executive Secretary

Doc. No. 022030

State of Kansas Social and Rehabilitation Services

Request for Proposals

The Kansas Department of Social and Rehabilitation Services/Children and Family Services announces a release of a request for proposals March 2 for new family support programs. Family support programs are community-based, family-centered and family-driven support systems, composed of a collaborative network of local agencies, advocacy groups and volunteers.

A pre-bid teleconference is scheduled from 10 a.m. to noon Thursday, April 23. Anyone wishing to attend the pre-bid teleconference may go to their area SRS office.

Organizations interested in receiving a request for proposal should contact Mainstream, Inc., 3600 S.W. Burlingame, Topeka, 66611, (785) 266-6422, fax (785) 266-2113. Completed proposals must be received by 5 p.m. Friday, June 5, at Mainstream, Inc.

Rochelle Chronister Secretary of Social and Rehabilitation Services

Doc. No. 022058

State of Kansas Wildlife and Parks Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Wednesday, March 25, at the Red Coach Inn, 2529 W. Central, El Dorado, to consider the approval and adoption of two proposed exempt regulations of the Department of Wildlife and Parks. The public notice for four permanent department regulations to be considered at that time was published in the Kansas Register January 22, 1998.

A workshop meeting on business of the Wildlife and Parks Commission will begin at 1:30 p.m. March 25 at the same location. The meeting will recess at 5 p.m., then resume at 7 p.m. at the same location for the regulatory

hearing. There will be public comment periods at the beginning of the afternoon and evening meetings for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete the hearing or other business matters, the commission will reconvene at 9 a.m. March 26 at the same location.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Cindy Baugh, commission secretary, at (316) 672-5911. Persons with a hearing impairment may call the TDD service at 1-800-766-3777 to request special accommodations.

This 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed adminis-

trative regulations.

All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, Suite 502, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The exempt regulations that will be heard during the regulatory hearing portion of the meeting are as follows:

K.A.R. 115-25-7. This proposed exempt regulation establishes hunting units, bag limits, application periods, and season dates for the 1998 firearm and archery seasons. Unlimited archery permits are proposed for the archery unit, and 120 and 80 permits are proposed for firearm units 1 and 2, respectively.

Economic Impact Summary: It is anticipated that 340 antelope permits may be authorized, which would generate \$12,070 in revenue. Approximately 750 days of hunting activity may occur, thus providing economic benefit to businesses providing goods and services.

K.A.R. 115-25-8. This proposed exempt regulation establishes the hunting unit, bag limit, application period and season dates for the 1998 muzzleloader, archery and firearm seasons for elk. Five any-elk permits and 10 ant-lerless permits are proposed for the Fort Riley Unit.

Economic Impact Summary: It is anticipated that 15 elk permits may be authorized, which would generate \$1,500 in revenue. Approximately 75 days of hunting activity may occur, thus providing economic benefit to businesses providing goods and services.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by contacting the chairman of the commission at the address above or by calling (785) 296-2281.

John R. Dykes Chairman

Kansas Arts Commission

Notice of Commission Meeting

The Kansas Arts Commission will conduct a quarterly business meeting at 9 a.m. Tuesday, March 3, in the Senate Room on the lobby level of Jayhawk Tower, 700 S.W. Jackson, Topeka. Meetings of the commission, a state agency, and its advisory panels are open to public observation in accessible locations. All meetings are tape-recorded. Persons with special needs are asked to request accommodation to meet those needs at least one week in advance.

For more information, contact the Kansas Arts Commission, 700 S.W. Jackson, Suite 1004, Topeka, 66603-3761, (785) 296-3335. Persons with special communication needs may utilize the Kansas Relay Center, 1-800-766-3777.

Eric Hayashi Executive Director

Doc. No. 022051

State of Kansas

State Corporation Commission

Notice of Motor Carrier Hearings

The following motor carriers have filed various applications and are scheduled for hearing at 9:30 a.m. March 10 before the commission at its offices, 1500 S.W. Arrowhead Road, Topeka, as indicated below. All applications listed herein are for statewide authority, unless otherwise stated. This list does not include cases which have been continued from earlier assigned hearing dates for which parties of record have received notice.

Requests to inspect and copy the notices provided to the parties and questions in regard to these hearings should be addressed to the State Corporation Commission, Transportation Division, 1500 S.W. Arrowhead Road, Topeka, 66604-4027, (785) 271-3225 or 271-3151. The presiding officer for these matters is Dan Riley, Assistant General Counsel, (785) 271-3159. Anyone needing special accommodations should give notice to the commission 10 days prior to the scheduled hearing date.

Attention should be directed to Kansas Administrative Regulation 82-1-228, "Rules of Practice and Procedure Before the Commission."

Application for Certificate of Convenience and Necessity:

Thomas and Patricia Abramovitz, dba P and T Shuttle, 7593 162nd Street, Valley Falls, KS 66088; MC ID No. 155403; Passengers and their baggage in charter party operations.

Application for Certificate of Public Service:

Dennis R. Anderson, dba Anderson Trucking, 1223 J Ave., Council Grove, KS 66846; MC ID No. 155410; General commodities (except household goods and hazardous materials).

James and Myrna Carson, dba M & J Trucking, 1409 N. Walnut, Kingman, KS 67068; MC ID No. 155407; General commodities (except household goods and hazardous materials).

Victor Collins, dba Longhorn Trucking, Route 2, Box 215, Concordia, KS 66901; MC ID No. 155411; Clyde Christey, Attor-

ney; General commodities (except household goods and hazardous materials).

Jackie Green, L.L.C., Route 1, Box 34, Carmen, OK 73726-9720; MC ID No. 133491; General commodities (except household goods and hazardous materials).

Keith Hammond, dba K & C Hay and Grain, 1893 Prairie Road, Yates Center, KS 66783; MC ID No. 155408; General commodities (except household goods and hazardous materials).

Glenn Hyatt, dba Hyatt Truck'n, Route 1, Box 635, Sharon, OK 73857; MC ID No. 155298; General commodities (except household goods).

M & J Trucking, Inc., 6507 Bluejacket, Shawnee, KS 66203; MC ID No. 155586; William Barker, Attorney; General commodities (except household goods and explosives).

George Nelson Trucking, Inc., 504 S. Hwy. 385, Dimmitt, TX 79027; MC ID No. 211151; General commodities (except household goods and hazardous materials).

Nightingale Transport, Inc., 1927 Cimarron Road, Galva, KS 67443; MC ID No. 155406; Clyde Christey, Attorney; General commodities (except household goods and hazardous materials).

Donald A. Schubert, dba Don Schubert Trucking, 303 Cook St., Moscow, KS 67952; MC ID No. 131754; General commodities (except household goods and hazardous materials).

Roger A. Wieckhorst, dba R and L Transport, 835 S.E. Spires Road, El Dorado, KS 67042; MC ID No. 155405; William Barker, Attorney; General commodities (except household goods and explosives).

Paul D. Zirkle, dba Zirkle Farms, 9125 S.W. 79th, Auburn, KS 66402; MC ID No. 155409; General commodities (except household goods and hazardous materials).

Renoticed Application for Certificate of Public Service:

Richard Hall, dba K & R Transportation, 1605 E. 11th, Newton, KS 67114; MC ID No. 155393, Clyde Christey, Attorney; General commodities including hazardous materials (except household goods).

Application for Extension of Public Service:

Melvin W. Legleiter, dba Northwest Kansas Transportation, 610 Barclay, WaKeeney, KS 67672; MC ID No. 132075; William Barker, Attorney; General commodities (except household goods and hazardous materials.

Application for Transfer of Certificate of Convenience and Necessity:

Roger L. Dunn, dba Advantage Movers, 949 S. Glendale, Wichita, KS 67218, MC ID No. 154092, to: Advantage Movers, Inc., 949 S. Glendale, Wichita, KS 67218; Household furniture and goods and commercial furniture.

Application for Abandonment of Certificate of Public Service:

Aqua Accessory Co., Inc., dba The Service Station, 1300 N. Main, Newton, KS 67114; MCID No. 123632.

Steve Mark Dardenne, dba Steve's Wrecker Service, 1131 Park, Baxter Springs, KS 66713; MC ID No. 142002.

Richard H. Long, Jr., dba Rick's Auto Service, 201 S. Main, Benton, KS 67017-0038; MC ID No. 124602.

Don Carlile Administrator Transportation Division

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (785) 296-2377 for additional information:

Monday, March 2, 1998

32957

Kansas Correctional Industries—Terrycloth toweling 32961

Kansas Department of Transportation—Laboratory balance service

7181

Kansas State University—HPLC with radiochromatography detector

7189

University of Kansas-Dilution refrigerator system

Tuesday, March 3, 1998

32958

Kansas Highway Patrol—BDU components 32959

Department of Wildlife and Parks—Hybrid bluegill/ sunfish stocking program, various locations

32960

Department of Revenue—Custom printed continuous forms

7161

Department of Health and Environment—Truck mounted auger drill rig

7167

University of Kansas—Interior painting

7169

Wichita State University—Asphalt pavement sealing

Wednesday, March 4, 1998

7168

Emporia State University—Sports field surface drainage

7173

Emporia State University—Screw-type chillers, materials only

7177

Department of Transportation—AS-1 aggregate (District 5)

7188

Department of Social and Rehabilitation Services— Mailroom equipment

7193

Department of Social and Rehabilitation Services— Electric wheelchair, Lawrence

7196

Department of Social and Rehabilitation Services— Handicapped van modification, Wichita

7200

Kansas State University—Hi-Pro soybean meal

Thursday, March 5, 1998

A-8429

Wichita State University—Replacement of dance studio floor, Heskett Center

7184

Department of Transportation—Bituminous plant mix (District 2)

Friday, March 6, 1998

A-8318

University of Kansas—Athletic facilities enhancement, Allen Field House addition and renovation

7185

Department of Transportation—Tool boxes for pickup trucks, various locations

7190

Department of Transportation—Aggregate, Fort Scott 7191

Department of Transportation—Bituminous plant mixture (District 2)

7192

Department of Transportation—Bituminous plant mixture (District 1)

Monday, March 9, 1998

7197

Kansas State University—Furnish and install an intergrated N/L Editing System

Tuesday, March 10, 1998

A-8290

Larned State Hospital—Refinish water tower, water storage tank

A-8436

University of Kansas—Class/lab improvements, remodel classrooms, Blake Hall

32965

University of Kansas Medical Center—Ligating clips and appliers

7180

Kansas Department of Human Resources—Mailroom equipment

Thursday, March 12, 1998

A-8467

University of Kansas Medical Center—Fire alarm renovation and upgrade, Wahl, Hixon, Murphy, Smith - East and West Halls

Tuesday, March 31, 1998

32956

Department of Administration—Aircraft insurance (Beechcraft King Air 300)

John T. Houlihan Director of Purchases

Department of Human Resources Division of Workers Compensation

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 1 p.m. Thursday, April 23, in Hearing Room 2 in the lower lobby of the Mercantile Bank Building, 800 S.W. Jackson, Topeka, to consider the adoption of proposed changes in existing rules and regulations of the Department of Human Re-

sources, Division of Workers Compensation.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the director of the Division of Workers Compensation, 800 S.W. Jackson, Suite 600, Topeka, 66612-1227. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to 10 minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Request for accommodation should be made at least five working days in advance of the hearing by contacting Phillip Harness at (785) 296-4000 or (785) 296-5044 (TTY). Handicapped parking is located on the second level of the Mercantile Bank building enclosed parking, and the west entrance to the building is accessible to individuals with disabilities.

These regulations are proposed for adoption on a permanent basis. A summary of the proposed regulations

and their economic impact follows.

51-1-22. In 1993, the legislature amended K.S.A. 44-567 to eliminate the employer's ability to shift liability to the Workers Compensation Fund for a subsequent injury to a handicapped employee on claims arising after July 1, 1994. The Form 88 was used by employers to list the names of handicapped employees in order to establish knowledge that the employee had a preexisting impairment. As noted, liability can no longer be shifted to the workers compensation fund in such circumstances and there is no longer a reason to file such forms with the division of workers compensation. There is no significant economic impact to state agencies, employees or the general public.

51-2-4. The regulation currently provides that the director shall make a determination of the accuracy of a reporter fee if the accuracy is challenged. The proposed amendment would insert language making the request one to determine whether the fee is reasonable. Secondly, the determination whether the fee is reasonable is to be made by the administrative law judge. The 1993 reform legislation provides that such factual determinations are the province of the administrative law judge. Any change in the fee costs would be borne by the court reporter or the respondent, depending on whether the fee is in-

51-2-5. The director is authorized to appoint special administrative law judges to conduct hearings. In 1993, the legislature mandated that in the trial of a workers compensation claim an additional proceeding, a prehearing settlement conference, be conducted. The proposed amendment of this regulation establishes a fee for a special administrative law judge to conduct such prehearing settlement conference. In addition, the hourly rate and total fee for preparing and rendering a final award is increased. The amount of time that it takes to read the transcripts and prepare an award may take longer than the three hour maximum allowed under the current regulation. The 1997 legislature mandated that, with the exception of settlement hearings, the fees of special administrative law judges be paid by the division of workers compensation. This proposed change would increase the fees to be allowed a special local administrative law judge. It is anticipated that the use of special administative law judges will annually cost the division of workers compensation approximately \$9,000.

51-3-1. The regulations currently provide for four modes of terminating a workers compensation claim. An additional method is provided so that the parties may voluntarily dismiss the claim. This will conform a workers compensation proceeding with any other administrative or legal proceeding wherein the claim may voluntarily be withdrawn. The availability of a dismissal by the

parties should have no economic impact.

51-3-5. This regulation is retitled to accurately reflect the subject matter. In addition, reference to the director is deleted to reflect that since the amendments to the act in 1993 the administrative law judge is the fact finder on claims and litigation material should go to the administrative law judge without unnecessary duplication to the director. This proposed amendment should have a slightly favorable economic impact to the litigants as submission letters will be sent only to the administrative law judge and not duplicated to the director.

51-3-5a. In 1993, the legislature amended K.S.A. 44-534a to change the procedure utilized to file for a preliminary hearing on a workers compensation claim. The statute clearly delineates the procedure to obtain a hearing and does not need further clarification or explanation by regulation. The proposed amendment of this regulation eliminates reference to the old procedure and amends the remainder of the regulation to comply with K.S.A. 44-534a, as amended. Other governmental units, private citizens and consumers will not be affected by this change.

51-3-6. The 1993 reform legislation created a workers compensation board to review decisions of the administrative law judges and eliminated district courts from the review process. The proposed amendment of the regulation is to delete references to the district court. Other governmental units, private citizens and consumers will not be affected by this change.

51-3-8. The 1993 reform legislation amended K.S.A. 44-520 to eliminate the issue of prejudice by failure to receive notice. Accordingly, the question regarding prejudice is eliminated from the regulation. In addition, if the parties have not agreed upon a functional impairment rating, the administrative law judge may refer the injured worker for an independent medical examination. An ad-

creased or decreased

ditional question number 20 is added to determine if the parties have agreed upon the functional rating. Lastly, some spelling and grammatical errors are corrected. There is no significant economic impact to state agencies, employees or the general public.

51-3-17. In 1993, the legislature enacted K.S.A. 44-5,120, which defines certain fraudulent and abusive acts. The activities proscribed by this regulation are covered by the statute which renders the regulation unnecessary. There is no significant economic impact to state agencies, em-

ployees or the general public.

51-4-1. Supreme Court Rule 116 establishes the procedure for an out-of-state attorney to appear before an administrative tribunal. The regulation is not necessary because it does not clarify or explain the Supreme Court rule which is applicable to all attorneys practicing law in this state. There is no significant economic impact to state

agencies, employees or the general public.

51-7-5. K.S.A. 1997 Supp. 44-510e provides that permanent impairment of function shall be determined by using the fourth edition of the American Medical Association Guides to the Evaluation of Permanent Impairment, if the impairment is contained therein. This regulation determines the percentage of impairment for the loss of testicles, and such impairment is addressed by the fourth edition of the guides. The statutory change supersedes and eliminates the necessity for the regulation. There is no significant economic impact to state agencies, employees or the general public.

51-7-6. K.S.A. 1997 Supp. 44-510e provides that permanent impairment of function shall be determined by using the fourth edition of the American Medical Association Guides to the Evaluation of Permanent Impairment, if the impairment is contained herein. This regulation determines the percentage of impairment for the loss of a kidney, and such impairment is addressed by the fourth edition of the guides. The statutory change supersedes and eliminates the necessity for the regulation. There is no significant economic impact to state agencies,

employees or the general public.

51-7-8. The proposed amendment to this regulation deletes the method of computing the monetary award for a section of the statute that was ruled unconstitutional. Stephenson v. Sugar Creek Packing, 250 K. 768, 830 P.2d 41 (1992). The additional deletions are necessary to conform to statutory changes enacted regarding computation of permanent partial disability and listing a shoulder as a scheduled injury in 1993. There is no significant economic impact to state agencies, employees or the general public.

51-8-2, 51-8-3, 51-8-4, 51-8-5, 51-8-6, 51-8-7, 51-8-9. K.S.A. 1997 Supp. 44-510e(a) and K.S.A. 1997 Supp. 44-510d(a)(23) provide that permanent impairment of function shall be determined by using the fourth edition of the American Medical Association Guides to the Evaluation of Permanent Impairment, if the impairment is contained therein. These regulations determine the percentage of impairment for the loss of sight, and such impairment is addressed by the fourth edition of the guides. The statutory change supersedes and eliminates the necessity for the regulation. There is no significant economic impact to state agencies, employees or the general public.

51-8-10. K.S.A. 1997 Supp. 44-510e(a) and K.S.A. 1997 Supp. 44-510d(a)(23) provide that permanent impairment of function shall be determined by using the fourth edition of the American Medical Association Guides to the Evaluation of Permanent Impairment, if the impairment is contained therein. This regulation determines the percentage of impairment for the loss of hearing, and such impairment is addressed by the fourth edition of the guides. The statutory change supersedes and eliminates the necessity for the regulation. There is no significant economic impact to state agencies, employees or the general public.

51-9-5. The title of this regulation is changed to accurately reflect the subject matter. The language regarding refusal to submit and encouraging cooperation was eliminated because current statutes provide for penalties for refusal to submit to an examination and another regulation mandates that the parties cooperate. The deleted portion of this regulation did not explain or clarify the statutory provisions. Other governmental units, private citizens and consumers will not be affected by this change.

51-9-10. The proposed deletions to this regulation are primarily to correct grammatical deficiencies and conform the terms to the current statutory standards. Other governmental units, private citizens and consumers will

not be affected by this change.

51-9-11. The proposed deletion to this regulation provides that the fact finder required to determine the reasonable cost of transportation shall be the administrative law judge. The 1993 reform legislation provided that the administrative law judge make factual determinations in workers compensation cases. Other governmental units, private citizens and consumers will not be affected by this

change.

51-9-12, 51-9-13, 51-9-14. These new proposed regulations are required by K.S.A. 44-510. The regulations establish the procedures to be followed to resolve disputes regarding excessive medical fees or unjustified treatment and provide a hearing and review procedure in accordance with the statutory requirements. These are new regulations required by K.S.A. 44-510 and Beisel v. Boeing Military Airplanes, 23 Kan. App.2d 572, 932 P.2d 1050 (1997); they could have an economic impact upon a health care provider as the statute may preclude the collection of an unpaid fee or require the repayment of a paid medical fee. Conversely, should the repayment be ordered, or the bill collection precluded, a favorable economic impact would be bestowed upon the respondent/payor. In addition, the Division of Workers Compensation refers complaints for utilization and peer review to an approved contractor, which costs the division approximately \$100,000 per year.

51-10-6. The proposed amendment to this regulation deletes references to director and inserts administrative law judge as the fact finder. There is no significant economic impact to state agencies, private citizens or con-

sumers.

51-12-2. This is a proposed new regulation. The requirement to post notice is currently located in the regulation covering elections and is more appropriately located in a *(continued)*

separate regulation. In addition, the reform legislation of 1993 mandated that certain information be disseminated to employers and employees. That information is detailed in the forms identified by this proposed regulation. There should be no new economic impact. The Division of Workers Compensation has been furnishing Form 40 notices for several years. The division spends approximately \$600 per year to print the Form 40s. The second paragraph of the regulation deals with the statutory requirement of the employer to provide Form 27 to injured workers. The division currently furnishes those forms to self-insured employers; all insured employers are to receive those from their insurance carrier. The division currently spends approximately \$300 per year on the Form 27/270 (Spanish version). The requirement of furnishing both of these forms came about as a result of the 1993 statutory reforms to the workers compensation act.

51-13-1. The proposed amendment to this regulation deletes the references to posting notice as previously discussed. Grammatical corrections also were made to the regulation. There is no significant economic impact to state agencies, employees or the general public.

51-15-2. The proposed amendment is to change the title of Article 15 from second injury fund to workers compensation fund in order to conform to statute and the subject matter of the regulation contained in that article. There is no economic impact to state agencies, employees or the general public.

51-17-2. This new proposed regulation provides for facsimile filing directly to the division of workers compensation and establishes standards and procedures. The proposed regulation is patterned after Supreme Court Rule 119, which provides for facsimile filing to district courts. Members of the public may find that the regulation saves mailing expenses and/or if the motion for review is filed on the last possible day, it would save driveup expenses to the division's main office or the division's field offices.

51-18-2. The proposed amendment to this regulation deletes reference to the director and inserts workers compensation board in order to conform to the statutory changes enacted in 1993. Additional language is inserted regarding facsimile filing of a request for review by the workers compensation board. There is no significant economic impact to state agencies, employees or the general public.

51-18-3. This new regulation provides that applications to the board for review from a preliminary hearing should specify the issues to be considered and the jurisdictional basis for the appeal. The addition of a jurisdictional basis on an application for review results in an economic impact of the attorney's time in adding, and researching, additional language justifying the jurisdictional basis for the appeal.

51-18-4. This new regulation provides a briefing schedule for the parties after an application for review is filed with the workers compensation board. A summary calendar also is established to expedite the decision making process for certain cases. Any economic impact would arise as a result of the decision whether to file a brief by a party. While the regulation does not require a brief to be filed, it does provide a schedule if briefs are filed. The

filing of a brief would increase the litigation cost of the case. A summary calendar would eliminate the time spent scheduling hearings and would mean a cost saving to the parties because the legal expense of oral argument would be eliminated and there would be a cost savings to the division because board members and their staff could devote the time to other matters.

51-18-5. This new regulation provides a procedure for extensions of time for the performance of any act required by any person regarding review by the workers compensation board. Other governmental units, private citizens and consumers will not be affected by this change.

51-18-6. This new regulation provides for the dismissal of an application for review by the workers compensation board upon the agreement of all parties to the review. The regulation also provides that the appellant notify the board if the matter is settled. While the application itself would not mandate any economic impact, obviously if a case were settled prior to board review, it would not only save the board the time which would otherwise be dedicated to the case, but also the parties.

51-19-1. The proposed amendment deletes reference to district court, director and examiner and substitutes the appropriate reference to the division and administrative law judge to make the regulation conform with the current statutes. Other governmental units, private citizens and consumers will not be affected by this change.

51-21-1. The proposed amendment to the title of this regulation is to make the title conform to the subject matter of the regulation. Other governmental units, private citizens and consumers will not be affected by this change.

51-24-1. The proposed amendment to this regulation deletes those portions of the regulation that refer to statutory procedures that were abolished in the reform legislation of 1993. While the regulation has no economic impact, it should be noted that the 1993 reform made vocational rehabilitation discretionary, rather than mandatory, and there were significant cost savings to employers.

51-24-2. The deletion of this regulation is proposed because the reform legislation of 1993 repealed the section of the statute that the regulation implemented. While the regulation has no economic impact, it should be noted that the 1993 reform made vocational rehabilitation discretionary, rather than mandatory, and there were significant cost savings to employers.

51-24-7. The deletion of this regulation is proposed because the reform legislation of 1993 repealed the section of the statute that the regulation implemented. While the regulation has no economic impact, it should be noted that the 1993 reform made vocational rehabilitation discretionary, rather than mandatory, and there were significant cost savings to employers.

Copies of the regulations and their economic impact statements may be obtained from the Division of Workers Compensation, 7th Floor, Mercantile Bank Building, 800 S.W. Jackson, Topeka, 66612-1227, (785) 296-4000.

Wayne L. Franklin Secretary of Human Resources

University of Kansas Medical Center

Notice to Bidders

Sealed bids for the items listed below will be received by the University of Kansas Medical Center, Purchasing Department, 3901 Rainbow Blvd., Kansas City, KS 66160-7162, until 4 p.m. on the date indicated and then will be publicly opened. Interested bidders may call Peggy Davis at (913) 588-1115 for additional information.

Thursday, March 5, 1998
728094
High resolution printer
728096

Fluorescent ballasts

Monday, March 9, 1998 728097

Provide and install automatic sliding door, UKSM-Wichita

Barbara Lockhart Purchasing Director

Doc. No. 022047

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Hillsboro Industries, Inc. has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of individual hazardous air pollutants (HAPs) and combined hazardous air pollutants were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Hillsboro Industries, Inc., Wichita, owns and operates a truck trailer manufacturing facility located at 220 Industrial Road, Hillsboro.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE north central district office, 2501 Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Troy B. Percival, (785) 296-6439, at the KDHE central office, or Rick Brunetti, (785) 827-6439, at the KDHE north central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Troy B. Percival, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business March 23.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business March 23 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell Secretary of Health and Environment

Doc. No. 022038

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Kaneb Pipe Line Operating Partnership, L.P. has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of volatile organic compounds (VOCs) and hazardous air pollutants (HAPs) were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Kaneb Pipe Line Operating Partnership, L.P., Wichita, owns and operates a refined petroleum pipeline located at 1624 Sunset Road, El Dorado.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE south central district office, 130 S. Market, sixth floor, Wichita. To obtain or review the proposed permit and supporting documentation, contact Rasha Allen, (785) 296-1693, at the KDHE central office, or David Butler, (316) 337-6020, at the KDHE south central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Rasha Allen, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business March 23.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business March 23 in order for the Secretary of Health and Environment to consider the request.

Gary R. Mitchell Secretary of Health and Environment

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 1997 Supp. 12-1675(b)(c)(d), and K.S.A. 75-4201(l) and 75-4209(a)(1)(B).

Effective 2-16-98 through 2-22-98

Term	Rate
1-89 days	5.47%
3 months	5.37%
6 months	5.41%
9 months	5.44%
12 months	5.39%
18 months	5.38%
24 months	5.36%

William E. Lewis Chairman Doc. No. 022025

Mark Marie

April Millery (

State of Kansas

Department of Health and Environment

Notice of Availability of General Permit

The Kansas Department of Health and Environment has available a general permit (General Permit No. G-HydroT-9707-1; Kansas Permit No. I-AANN-PKNN; Federal Permit No. KS-G67NNNN) for the discharge of hydrostatic test water from new pipeline or storage tanks and used pipeline and storage tanks that were exposed to crude oil, refined petroleum products, liquified petroleum gases and natural gas or mixtures of these products.

A general permit applies to a group or class of dischargers with similar activities and types of discharges. Since the requirements of each permit are identical for all members of the group or class, the general permit is placed on public notice one time and can be issued thereafter without further public notice. The referenced general permit was public noticed September 18, 1997, and is now available for issuance to eligible applicants.

Applicants seeking a general permit for discharging hydrostatic test water to surface waters of the state are required to submit a notice of intent (NOI) and the \$60 annual permit fee to KDHE. If the discharge meets the requirements of the general permit, KDHE will provide the applicant a general permit pursuant to Kansas surface water quality standards, K.A.R. 28-16-28(b), and federal surface water criteria. The discharges are allowed into all surface waters of the state, except KDHE retains the right to determine, on a case-by-case basis, the suitability of this general permit to cover such discharges to those waters classified as outstanding natural resource waters, critical water quality management areas and special aquatic life use waters as defined in the Kansas Administrative Regulations, Chapter 28, Article 16. If the discharge does not meet the requirements of the general permit, the applicant will be required to obtain an individual permit to discharge the hydrostatic test water at the stated discharge location.

Applications for a notice of intent (NOI) are available from, and correspondence concerning the general permit should be provided to, the Kansas Department of Health and Environment, Bureau of Water-Technical Services Section, Permits and Compliance, Forbes Field, Building 283, Topeka, 66620-0001, (785) 296-5519.

> Gary R. Mitchell Secretary of Health and Environment

Doc. No. 022042

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Kaneb Pipe Line Operating Partnership, L.P. has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of volatile organic compounds (VOCs) and hazardous air pollutants (HAPs) were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Kaneb Pipe Line Operating Partnership, L.P., Wichita, owns and operates a refined petroleum pipeline located at 1152 14th Ave., McPherson.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE north central district office, 2501 Market Place, Suite D, Salina. To obtain or review the proposed permit and supporting documentation, contact Rasha Allen, (785) 296-1693, at the KDHE central office, or Rick Brunetti, (785) 827-9639, at the KDHE north central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Rasha Allen, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. In order to be considered in formulating a final permit decision, written comments must be received by the close of business March 23.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business March 23 in order for the Secretary of Health and Environment to consider the request.

> Gary R. Mitchell Secretary of Health and Environment

Information Network of Kansas

Notice of Meeting

The Information Network of Kansas Board of Directors will meet from 9:30 a.m. to 4 p.m. Monday, March 2, at the Heritage House, 3535 S.W. 6th, Topeka. The meeting is open to the public.

> Leroy Gattin Chairman

Doc. No. 022055

State of Kansas

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared for discharges to the waters of the United States and the State of Kansas for the class of dischargers described below. The determinations for permit content are based on staff review, applying the appropriate standards, regulations and effluent limitations of the State of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization subject to certain conditions.

Public Notice No. KS-AG-98-20/23

Name and Address	Legal	Receiving
of Applicant	Description	Water
Jerry Cox	E/2 of Section 27,	Prairie Dog Creek

Route 1, Box 33 T1S, R20W, Phillips

Long Island, KS 67467 County

Kansas Permit No. A-URPL-H005 Federal Permit No. KS-0094269 This is an expansion facility for 3,600 head (1,440 animal units) of swine.

Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: The livestock waste management plan developed by Agricultural Engineering Associates and approved by this Department shall be adhered to as a condition of this permit. The plan covers the following items: handling and disposal equipment for both solid and liquid wastes, land application practices used to protect against runoff and leaching, waste application rates based on crop nutrient utilization, and identification of adequate land areas

for application of all wastes.

Name and Address Legal Receiving of Applicant Description Water NE/4 of Section 21, **Dwight Dyck** Little Arkansas 2671 Buckskin Road T21S, R1W, River Moundridge, KS 67107 McPherson

Kansas Permit No. A-LAMP-F002

This is an existing facility for 6,000 head (108 animal units) of turkeys. Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Waste-

County

water storage capacity is provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: Existing controls meet KDHE requirements.

_	~	₹ 4
Name and Address	Legal	Receiving
of Applicant	Description	Water
Fairleigh Feed Yard, Inc.	Sec. 30, T19S,	Upper Arkansas
7400 S. Falcon Road	R33W, & SE/4 of	River Basin
Scott City, KS 67871	Section 25,	
	T19S, R34W,	
The second of the second	Scott County	

Kansas Permit No. A-UASC-C001 Federal Permit No. KS-0038059 This is an expansion facility for 62,150 head (62,150 animal units) of beef

Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided which meets or exceeds KDHE minimum requirements.

Compliance Schedule: The waste management plan developed by the designer and approved by the department shall be adhered to as a condition of this permit. The plan calls for nutrient analysis of both liquids and souds with applications to meet crop nutrient needs. If wastes are not analyzed for nutrient content, wastewater shall be applied at not greater than 2.5 acre inch per acre per year and solids shall be applied at not greater than 20 ton per acre per year.

Permeability tests must be conducted on retention structures A and B. The results of the permeability tests must be submitted to KDHE by December 31, 1998.

Upon completion of new retention structures D and E and enlargement of retention structure C, permeability tests must be conducted. The results of the permeability tests must be submitted to KDHE.

Staff gauges shall be installed in each of the retention structures within six months of completion of construction for structures C, D and E and by December 31, 1998, for structures A and B.

Public Notice No. KS-98-007/010

Name and Address of Applicant	Legal Location	Type of Discharge
City of Coffevville	Verdigris River	Treated domestic
P.O. Box 498		wastewater
Coffeyville, KS 67337		Committee and the

Kansas Permit No. M-VE09-OO01 Federal Permit No. KS0050733 Location: SE1/4, S12, T35S, R16E, Montgomery County

Facility Description: The proposed action is to re-issue an existing permit for discharge of treated wastewater to the Verdigris River. The facility currently consists of screening and grit removal; two in-series trickling filters; primary, intermediate and final sedimentation basins; an anaerobic sludge digester; and an extraneous flow basin. The city has proposed to construct an activated sludge system consisting of four sequential batch reactor basins, UV disinfection, aerated sludge storage and a gravity belt thickener. Design flow is 4.0 mgd. The permit requirements are pursuant to Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Name and Address	Legal	Type of
of Applicant	Location	Discharge
Dolese Brothers Co.	Arkansas River	Process
Maize Batch Plant	via storm sewer	wastewater
P.O. Box 677	and the state of t	and stormwater
Oklahoma City, OK 73101		

Kansas Permit No. I-AR58-PO06

Federal Permit No. KS0094358

Location: 5620 N. 119 West, Maize, Kansas Legal: SW1/4, S18, T26S, R1W, Sedgwick County

Facility Description: The proposed action is to issue a new permit for a discharge of process wastewater and stormwater. The facility produces ready-mix concrete. Stormwater from the operational area of the plant is directed to a stormwater holding pond east of this area (east stormwater pond). Wastewaters from concrete truck interior and exterior washing discharge to a two-stage settling pond system, (continued)

a clear well and then are recycled back to the concrete batch plant. Trucks with unused concrete drive into and dump excess concrete material in an area bermed with concrete (scatter area). Runoff from the waste concrete and stormwater runoff in the scatter area is drained to a holding pond at the south end of this containment area. Any excess water from this area is directed to the truck wash water treatment system. The permit requirements are pursuant to Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria.

Name and Address Legal Type of of Applicant Location Discharge Exxon Chemical Co. Arkansas River via Contact and Kingman Twine Plant south fork noncontact P.O. Box 517 Ninnescah River cooling water Kingman, KS 67068 via unnamed tributary

Kansas Permit No. I-AR52-CO01 Federal Permit No. KS0117838 Location: NE'4, S5, T28S, R7W, Kingman County

Facility Description: The proposed action is to re-issue an existing permit for discharge of contact and noncontact cooling water. The principal activity of this facility is the extrusion of polypropylene into twine. Groundwater is utilized from an on-site well for the following purposes: 1. Approximately 98,700 gallons per day (gpd) of contact cooling water is used to cool plastic filaments as they are extruded.

2. Approximately 45,400 gpd of noncontact cooling water is used to cool various equipment. A water balance indicates 100 gpd of water is lost to evaporation, 59,200 gpd is recycled for reuse and 84,800 gpd is discharged to the receiving stream. No cooling water additives are used and the contact cooling water does not come into contact with any liquids, oils or other contaminants. The permit requirements are pursuant to Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria.

Name and Address of Applicant Mobil Oil Corp. Augusta Refinery Room 258 P.O. Box 874 Joliet, IL 60434

Legal Type of
Location Discharge
Walnut River Treated
via marshland groundwater

Kansas Permit No. I-WA03-PO03 Federal Permit No. KS0089028

Location: Highway 77 at 2nd and Oak Streets Legal: SW1/4, S27, T27S, R4E, Butler County

Facility Description: The proposed action is to re-issue an existing permit for discharge of treated groundwater. This discharge is pursuant to a groundwater remediation project at the Mobil Oil Augusta Refinery as required by a consent agreement and consent order (89-E-78a) entered into between Mobil Oil Corporation and the Kansas Department of Health and Environment (KDHE) on January 27, 1992. This project provides for pumping contaminated groundwater to the surface and treating it with an oil/water separator and a low profile air stripper. The design flow is about 28,800 gallons per day. The permit requirements are pursuant to Kansas surface water quality standards, K.A.R. 28-16-28(b-f), and federal surface water criteria, and are water quality based.

Public Notice No. KS-ND-98-003

Name and Address
of Applicant
Dolese Brothers Co.
Wast Poblins Batch Pl

Legal Location Type of Discharge

West Robbins Batch Plant P.O. Box 677 S8, T28S, R1E, Sedgwick County Nonoverflowing

Oklahoma City, OK 73101

Okianonia City, OK 75101

Kansas Permit No. I-AR94-NO68

Facility Description: The proposed action is to issue a new permit for operation of a new wastewater treatment system. The facility produces ready-mix concrete. Stormwater, wastewater from concrete truck interior and exterior washing, road dust suppression water, stockpile watering water and rock rinse water discharge to the existing on-site sand pit. The sand pit does not overflow to surface waters. The majority of the domestic sewage is discharged to the

Wichita sanitary sewer and a smaller portion is discharged to a septic tank system.

Public Notice No. KS-PT-98-004/005

Name and Address Receiving Type of of Applicant Facility Discharge
Circle D Corporation Hillsboro WWTF Process water 613 N. Ash
Hillsboro, KS 67063

Kansas Permit No. P-NE35-OO02

Facility Description: The proposed action is to re-issue an existing pretreatment permit for the above named facility. This facility manufactures fifth wheel trailers and pickup flat bed bodies which are welded, phosphated and painted to produce the final product. The phosphating operation uses a pressure spray gun system. The permit limits are pursuant to state and federal pretreatment requirements.

Receiving

Winfield WWTF

Facility

Name and Address of Applicant Webster Engr. & Mfg. 619 Industrial Rd. Winfield, KS 67156 Type of Discharge Process water

Kansas Permit No. P-WA17-OO01

Facility Description: The proposed action is to re-issue a pretreatment permit for the above named facility. This facility manufactures combustion equipment including single and multi-fuel package burners for boilers, dryers and refinery heaters. The steel portions of the burners are phosphated prior to being painted to produce the final product. The permit limits are pursuant to state and federal pretreatment requirements.

Written comments on the draft permits must be submitted to the attention of Dorothy Geisler for agricultural permits or to the permit clerk for all other permits, Kansas Department of Health and Environment, Division of Environment, Bureau of Water, J Street and 2 North, Forbes Field, Building 283, Topeka, 66620. All comments postmarked or received on or before March 21 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate public notice number (KS-AG-98-20/23, KS-98-007/010, KS-ND-98-003, KS-PT-98-004/005) and the name of applicant as listed when preparing comments.

If no objections are received during the public notice period, the Secretary of Health and Environment will issue the final determination. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61 (28-46-21 for UIC). Media coordination for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and En-

vironment.

The applications, proposed permits, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 283, Forbes Field, Topeka, from 8 a.m. to 5 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

Gary R. Mitchell Secretary of Health and Environment

Office of Judicial Administration Supreme Court Docket

(Note: Dates and times of arguments are subject to change.)

Monday, March 2, 1998

		9:00 a.m.	
Case No.	Case Name	Attorneys	County
77,212	In the Matter of American Restaurant Operations, et al.	Clarence D. Holeman Eric F. Melgren	Sedgwick
76,931	Daniel J. Michael, Appellee, v. Kansas Department of Revenue, Appellant.	Ray Hodge James G. Keller Petition for Review	Sedgwick
77,558	State of Kansas, Appellee, v. Sakone Mel Donesay, Appellant.	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney Michael J. Helvey, Assistant Appellate Defender.	Sedgwick
77,384	State of Kansas, Appellee, v. Kenneth D. Hemby, Jr., Appellant.	Carla J. Stovall, Attorney General David Lowden, Assistant District Attorney Hazel Haupt, Assistant Defender	Sedgwick
Section of the sectio	amining for the property of th	1:30 p.m.	
76,131	State of Kansas, Appellee, v. Kevin C. Borman, Appellant.	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney Ezra J. Ginzburg, Assistant Appellate Defender	Sedgwick
76,506	State of Kansas, Appellee, v. Adrian M. Franklin, Appellant.	Carla J. Stovall, Attorney General Doyle Baker, Assistant District Attorney Kurt P. Kerns	Sedgwick
77,538	State of Kansas, Appellee, v. Glenn A. Heath, Jr., Appellant.	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Mary Curtis, Assistant Appellate Defender	Shawnee
78,533	State of Kansas, Appellee, v. Juan Enrico Dudley, Appellant.	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Mary Curtis, Assistant Appellate Defender	Shawnee
	Tuesc	lay, March 3, 1998	
	graven, propriete form growing by the transfer of the growing of the state of the growing of the state of the	9:00 a.m.	Camata
Case No. 78,862	City of Topeka, Appellee, v. Watertower Place Development Group,	Anne Lamborn Baker Dwight D. Sutherland, Jr.	County Shawnee
	et al., Appellants.		
77,620	State of Kansas, Appellee, v. Chester L. Higgenbotham, Appellant.	Carla J. Stovall, Attorney General Mary McDonald, County Attorney Steven R. Zinn, Deputy Appellate Defender	Harvey

(continued)

204	Kans	as RegisterSupreme	Court Docke
79,510	State of Kansas, Appellant, v. Roy D. Woodling, Appellee.	Carla J. Stovall, Attorney General Leo T. Gensweider, County Attorney Joseph P. Leon, Assistant Appellate Defender	Woodson
78,808	State of Kansas, Appellee, v. Jerome Kuykendall, Appellant.	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Rebecca E. Woodman, Assistant Appellate Defender	Shawnee
		l:30 p.m.	
79,039 79,040	Gene Schmidt, et al., Appellees, v. HTG, Inc., et al., Appellants.	Carlton W. Kennard James F. Adler Michael K. Seck Lisa A. Mendoza	Crawford
77,579	State of Kansas, Appellee, v. James Dale Scheinert, Appellant.	Carla J. Stovall, Attorney General John Swarts III, County Attorney Elizabeth Seale Cateforis, Assistant Appellate Defender	Bourbon
75,383	State of Kansas, Appellee, v. Jerry Arnold Rollins, Appellant.	Carla J. Stovall, Attorney General Chris Biggs Daniel E. Monnat Petition for Review	Saline
79,424	In the Matter of the Care and Treatment of Ada Vanderblomen.	Kenneth M. Carpenter O.W. Bobo III	Shawnee
79,384	Raymond F. Stansbury, Appellee, v. Robert D. Hannigan, et al., Appellants.	Raymond F. Stansbury, Pro Se Jeffrey L. Cowger Submitted on the Briefs	Leavenworth
	Wednesd	ay, March 4, 1998	
Case No.	Case Name	:00 a.m.	County
79,007	Water District No. 1 of Johnson County, Appellee,	Michael J. Armstrong James G. Flaherty	Johnson
	v. Mission Hills Country Club, Appellant.		r egyettö ek i legit Megapatangan
78,661	Keith Marquis, Appellee, v.	Donald Whitney Michael J. Dutton	Johnson
lagorita (j. 1865) 1880: Albayorita (j. 1885)	State Farm Fire and Casualty Co., Appellant.	보다 보다 보고 있는데 하는 것 같아. 그런 하는데 되는 보다 되는 것이 되는 것 같아. 그는 것 같아.	
77,005	State of Kansas, Appellee,	Carla J. Stovall, Attorney General	Cowley
	Ronald L. Greer, Appellant.	Jim Pringle, County Attorney Elizabeth Seale Cateforis, Assistant Appellate Defender	
79,419	State of Kansas, Appellant, v.	Carla J. Stovall, Attorney General Kyle G. Smith	Marshall
	Steven Allen Kraushaar, Appellee.	Steven L. Opat	
77,632	In the Matter of the Adoption of K.J.B. L.D.B., and R.J.B.	.:30 p.m. , Loy D. Johnson Jeff Elder Petition for Review	Pottawatomie
76,580	State of Kansas, Appellee, v. Michael Edward Mims, Appellant.	Carla J. Stovall, Attorney General Nick A. Tomasic, District Attorney Mary D. Prewitt, Assistant Defender	Wyandotte

Wyandotte

Carol G. Green

Clerk of the Appellate Courts

79,579 State of Kansas, Appellee,

Gary D. Bishop, Appellant.

Thomas R. Fields

Carla J. Stovall, Attorney General

Nick A. Tomasic, District Attorney

Case No.		, March 5, 1998 :00 a.m. Attorneys	County
79,164	Timothy Kennedy, Appellant, v. Board of County Commissioners of Shawnee County, et al., Appellees.	William G. Haynes Thomas E. Wright Ann L. Hoover Sandra L. Jacquot	Shawnee
79,825	National Union Fire Insurance Company,	Kenton E. Snow	Certified Question
	Plaintiff, v. Federal Deposit Insurance Corporation, Defendant.	Kenton E. Snow Ward K. Brown Patricia Reeder Gregory E. Gore	
80,112	In the Matter of Randall D. Palmer, Respondent.	Stanton A. Hazlett, Disciplinary Administrator Randall D. Palmer, Pro Se	Original
80,192	In the Matter of Bryon E. Anderson, Respondent.	Marty M. Snyder, Deputy Disciplinary Administrator Byron E. Anderson, Pro Se	Original

Doc. No. 022027

State of Kansas

Attorney General

Notice of Available Funding

Grant funds are available from the State Crime Victims' Assistance Fund for fiscal year 1999. The purpose of the grant program is to provide services and assistance to victims of crime in order to speed their recovery from the financial loss, physical suffering and emotional trauma of victimization; and to assure proper and sensitive treatment of crime victims in the criminal justice process.

It is the intention of this grant program to provide as wide a range of coverage to the citizens of the state as possible. In distributing funds among urban and rural areas of the state, priority shall be given to those areas with the greatest need. Activities or services that can be funded include, but are not limited to, 24-hour crisis intervention, support or emergency services; counseling; assistance with compensation claims; community referrals; prosecutor/court-related services; shelter support; criminal justice advocacy, etc.

Available funds may be awarded to units of state or local government or private not-for-profit organizations for defined program activities. Each applicant may receive up to \$25,000 in grant funds, but not more than 50 percent of the total applicant agency's budget prior to grant award.

Applications can be obtained by contacting the Office of the Attorney General, 2nd Floor, Kansas Judicial Center, 301 S.W. 10th Ave., Topeka, 66612-1597, (785) 296-2215 or 1-800-828-9745.

Grant applications postmarked after Tuesday, March 24, will not be accepted.

Carla J. Stovall Attorney General

State of Kansas

Kansas State University—Salina

Notice of Hearing on Proposed Traffic Regulations

A public hearing will be conducted from 1 to 3 p.m. Thursday, April 30, in the College Center Conference Room, Kansas State University-Salina, concerning the adoption by the KSU Administrative Council of regulations governing traffic and parking on the roads, streets, driveways and parking facilities at Kansas State University-Salina. The following is a summary of the substance of the rules and proposed changes.

The regulations were completely revised to reduce excess verbiage and duplication of procedures. The new regulations also improve clarity and reduce multiple interpretations.

 Section II.C.2. Parking Permits. Students with a motor vehicle, living in residence halls, must purchase a residence hall permit. They may park only in lots assigned to them.

2. Section II.B. Fee Schedule. Parking fees will increase approximately 20 percent as follows: Faculty and Staff from \$28 to \$34 annually, and students from \$17 to \$20 annually.

 Various parking citation costs have changed: Illegally parking in a visitor stall: Decrease \$50 to \$25. Illegally parking in a disabled stall: Increase from \$25 to \$100.

4. Parking enforcement hours will be from 7 a.m. to 5 p.m. during normal work days.

John P. Lambert Director, Division of Public Safety

Doc. No. 022056

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State of Kansas

Board of Technical Professions

Notice of Meetings

The Kansas State Board of Technical Professions will meet Friday, February 27, at the Shawnee Country Club, 913 S.E. 29th, Topeka. The Professional Engineer and Land Surveyor Committee will meet in the President's Room at 8:30 a.m., and the Architect and Landscape Architect Committee will meet in the PDR West Room at 10 a.m. The full board will meet at approximately 11 a.m. (at the conclusion of the committee meetings) in the President's Room. All meetings are open to the public.

Betty L. Rose Executive Director

Doc. No. 022033

State of Kansas

Attorney General

Notice of Available Funding

Grant funds are available from the State Crime Victims' Assistance Fund Child Abuse and Neglect Grant Program for fiscal year 1999. The purpose of this grant program is to provide funds for ongoing operating expenses of programs (including court-appointed special advocate programs) providing: 1) temporary emergency shelter for victims of child abuse and neglect; (2) counseling and assistance to those victims; or 3) educational services directed at reducing the incidence of child abuse and neglect and diminishing its impact on the victim.

Available funds may be awarded to programs that meet the following requirements: duly registered with the Secretary of State; meet the requirements of Section 501 (c) of the Internal Revenue Code of 1986; have trustees or board of directors who represent the racial, ethnic and socioeconomic diversity of the county or counties served; meet normally accepted standards for nonprofit organizations; demonstrate ability to successfully administer programs; have obtained appropriate licensing or certification, or both; serve a significant number of residents of the county or counties served; and not unnecessarily duplicate services already adequately provided to county residents.

Each applicant must receive 50 percent or more of their funds from sources other than funds distributed through this fund; other sources may be public or private.

Applications can be obtained by contacting the Office of the Attorney General, 2nd Floor, Kansas Judicial Center, 301 S.W. 10th Ave., Topeka, 66612-1597, (785) 296-2215 or 1-800-828-9745.

Grant applications postmarked after Tuesday, March 24, will not be accepted.

Carla J. Stovall Attorney General

Doc. No. 022035

State of Kansas

Kansas State University

Notice to Bidders

Sealed bids for the item listed below will be received by the Kansas State University Purchasing Office, Manhattan, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (785) 532-6214 or fax (785) 532-5577 for additional information.

Monday, March 2, 1998 80249

High performance liquid chromatograph

William H. Sesler Director of Purchasing

Doc. No. 022032

State of Kansas State Employees Health Care Commission

Request for Proposals

The Kansas State Employees Health Care Commission will issue a request for proposals (RFP #32921) March 2 for the indemnity medical and HMO components of its health plan as well as an ancillary vision program. Responses may be for insured, self-funded or capitated arrangements. Currently, 35,907 active employees and 9,603 retirees participate in the health plan.

If interested in receiving a copy of the RFP, contact the Kansas Department of Administration, Division of Purchases, Attn: Fran Welch, Room 102-N, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612-1251, (785) 296-2376, fax (785) 296-7240.

Terry D. Bernatis Health Benefits Administrator

Doc. No. 022036

State of Kansas

Wichita State University

Notice to Bidders

Wichita State University is accepting bids on the following item(s):

Quotation 980166-1 Closing February 26, 1998

Cryostat Zeiss HM505 Series (or approved equal)

Bids must be submitted to the Wichita State University, Office of Purchasing, Morrison Hall, Room 021, 1845 N. Fairmount, Wichita, 67260-0012, by 2 p.m. on the above specified closing date. Please refer to the above quotation number on all correspondence. For additional information contact the Office of Purchasing, (316) 978-3080.

Gary D. Link Director of Purchasing

Kansas State University

Notice of Hearing on Proposed Traffic Regulations

The Kansas State University Council on Parking Activities will conduct a public hearing from 3 to 5 p.m. Thursday, April 23, in the Student Union Building, Big 12 Room, Kansas State University, Manhattan, concerning the adoption by the Kansas State University Administrative Council of regulations governing traffic and parking on its roads, streets, driveways and parking facilities. The following is a summary of the substance of the rules and proposed changes.

1. Section I: A.3—changes the phrase Christmas Recess to read Holiday Recess.

2. Section I: A.14—adds lot B17 (north of Weber Hall) to the list of lots where any valid KSU parking permit may be used.

3. Section II: E—defines who is eligible to purchase permits at the Salina campus and who must purchase per-

mits at the Manhattan campus.

4. Section II: G. 4—details the policy of allowing the display of only one permit at a time, with the exception of those required to display a state handicapped placard and a KSU parking permit.

John P. Lambert Director, Division of Public Safety

Doc. No. 022057

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:30 a.m. Friday, March 6, in the Senate Room of Jayhawk Tower, first floor, 700 S.W. Jackson, Topeka, on the proposal for the Kansas Development Finance Authority to issue its Agricultural Development Revenue Bonds for the projects numbered below in the respective maximum principal amount. Each bond will be issued to assist the respective borrower (who will be the owner and operator of the respective project) to finance the cost in the amount of the bond of acquiring the respective project or for the purpose of refunding a bond previously issued to finance the respective project. Each project will be located as shown:

Project No. 000361, Maximum Principal Amount: \$40,710. Owner/Operator: Brad R. and Mary S. Zorn. Description: Acquisition of 10 bred heifers, self-propelled swather, and 17 bred cows to be used by the owner/operator for farming purposes. Located: 811 29th Street, Block 11 of Walmer Addition, Wilson Township, City of Wilson, Ellsworth County.

Project No. 000369. Maximum Principal Amount: \$57,600. Owner/Operator: Mark E. and Carol A. Pfizenmaier. Description: Acquisition of 160 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 11, Oakland Township, Clay County, Kan-

sas; approximately 2½ miles east of Oakhill on 9th Road then 2 miles north on Elk Road.

Project No. 000370, Maximum Principal Amount: \$76,000. Owner/Operator: Jerry W. and Carolyn Sue Rothfuss. Description; Acquisition of 237 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 18, Five Creeks Township, Clay County, Kansas; approximately 12 miles west of Clay Center on US-24 then 1½ miles south on unmarked gravel road.

Project No. 000371, Maximum Principal Amount: \$150,000. Owner/Operator: Stacy L. and Stephanie J. Koehn. Description: Acquisition of 160 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Ssection 9, Kendall Township, Kearny County, Kansas; approximately 7 miles north of Ulysses on Highway 25 then 6 miles east on Road 5 and then 8 miles north on Road P.

Project No. 000364, Maximum Principal Amount: \$250,000. Owner/Operator: Shawn Schweitzer. Description: Acquisition of 431.5 acres of agricultural land and related improvements to be used by the owner/operator for farming purposes. Location: Section 19, Lawrence Township, Osborne County, Kansas; approximately 1 mile east and 4½ miles north of Bloomington, and Section 16, Penn Township, Osborne County, Kansas; approximately 1 mile east of Osborne.

Each bond, when issued, will be a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will it be an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. Each bond will be payable solely and only from amounts received from the respective borrower, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on each bond when it shall become due.

All individuals who appear at the hearing will be given an opportunity to express their views for or against the proposals to issue any specific bond for the purpose of financing the respective project, and all written comments previously filed with the Authority at its offices at Suite 1000, Jayhawk Tower, 700 S.W. Jackson, Topeka, 66603, will be considered. Additional information regarding any of the projects described above may be obtained by contacting the Authority.

Any individual affected by any of the above described projects may, at or prior to the hearing, file a written request with the Authority that a local hearing be held on the proposal to issue a bond to finance said project. A local hearing, if requested, would be conducted in the county where the project in question is located.

Wm. F. Caton President

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9:30 a.m. Friday, March 6, in the Senate Room of Jayhawk Tower, first floor, 700 S.W. Jackson, Topeka, on the proposal for the Kansas Development Finance Authority to issue approximately \$130,000,000 principal amount of revenue bonds for Sisters of Charity of Leavenworth Health Services Corporation, a Kansas not-for-profit corporation (the "corporation"). The bonds will be issued pursuant to K.S.A. 74-8901 et seq., and the proceeds of the bonds will be loaned to the corporation to provide a portion of the funds necessary to (i) pay or reimburse the corporation, St. Francis Hospital and Medical Center, Inc., a Kansas not-for-profit corporation, Saint John Hospital, a Kansas not-for-profit corporation, and Providence Medical Center, a Kansas not-for-profit corporation (collectively, the "institutions"), for the payment of the costs of acquiring, equipping, renovating, remodeling and constructing certain health care facilities owned by the corporation and the institutions; (ii) pay a portion of the interest on the bonds; (iii) fund a debt service reserve fund, if deemed necessary and advisable by the Authority and the corporation; and (iv) pay certain expenses incurred in connection with the issuance of the bonds, including the premium for a bond insurance policy, if deemed necessary and advisable by the Authority and the corporation.

All of the improvements financed or refinanced by the bonds are owned or operated by the corporation or the institutions, and are or will be located on land owned by the corporation or the institutions, at the following loca-

tions:

- 1700 S.W. 7th; 708-710, 1511, 1925, 2001, 3500, 5800
 S.W. 6th; 634, 701 S.W. Mulvane; 635 S.W. College Ave.; 631 S.W. Horne; 2835 S.W. Mission Woods Dr.; 6730 S.W. Mission View; 6730 S.W. 29th; and 3164 S.E. 6th; all located in Topeka, Shawnee County, Kansas
- 223 Maple St., Overbrook, Osage County, Kansas
- 7210 K-4 Hwy., Suite D, Meriden, Jefferson County, Kansas
- 403 Sycamore St., Valley Falls, Jefferson County, Kansas
- 4th and Winchester, Winchester, Jefferson County, Kansas
- 306 Lafayette, Nortonville, Jefferson County, Kansas
- 8909, 8919 and 8929 Parallel Parkway, all located in Kansas City, Wyandotte County, Kansas
- 3500 S. 4th St., Leavenworth, Leavenworth County, Kansas
- 7255 Renner Road, Shawnee, Johnson County, Kansas

The bonds, when issued, will be a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will the bonds constitute an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. The bonds will be payable solely and only from amounts received from the corporation, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on the bonds when they shall become due.

All individuals who appear at the hearing will be given an opportunity to express their views for or against the proposal to issue any specific bonds for the purpose of financing the project, and all written comments previously filed with the Authority at its offices at Suite 1000, Jayhawk Tower, 700 S.W. Jackson, Topeka, 66603, will be considered. Additional information regarding the project may be obtained by contacting the Authority.

Wm. F. Caton President

Doc. No. 022053

State of Kansas

Board of Regents

Permanent Administrative Regulations

Article 3.—GUIDELINES FOR THE DETERMINATION OF RESIDENCY FOR FEE PURPOSES

88-3-9. Institutional personnel. (a) Any employee of an institution governed by the state board of regents, classified and unclassified, on a regular payroll appointment for .4 time or more, shall be accorded the resident fee privilege.

(b)(1) The dependent spouse and children of any employee of an institution governed by the state board of regents, whether the employee's position is classified or unclassified, shall be accorded the resident fee privilege, provided that the employee holds a regular payroll ap-

pointment for 1.0 time.

(2) The dependent spouse and children of any employee of an institution governed by the state board of regents, whether the employee's position is classified or unclassified, shall be accorded the resident fee privilege, provided that the employee holds a regular payroll appointment for at least 4 time but less than 1.0 time and is enrolled in a graduate program on the effective date of this regulation, until one of the following criteria is met:

(A) the expiration of the time allowed in the relevant university catalog for the employee to complete the afore-

said graduate program;

(B) a break in enrollment by the employee;

(C) the employee's being awarded the graduate degree from the aforesaid graduate program; or

(D) the end of the employee's employment.

(c) The provisions of this regulation shall not apply to seasonal, temporary or hourly employees. (Authorized by K.S.A. 76-730; implementing K.S.A. 76-729; effective, E-71-35, Aug. 20, 1971; effective Jan. 1, 1972; amended, E-76-50, Oct. 10, 1975; amended, E-77-5, March 19, 1976; amended Feb. 15, 1977; amended Nov. 18, 1991; amended March 6, 1998.)

Stephan M. Jordan Executive Officer

Department of Agriculture Division of Weights and Measures

Permanent Administrative Regulations

Article 25.—TECHNICAL REOUIREMENTS FOR WEIGHING AND MEASURING DEVICES

99-25-1. Adoption by reference. Except for the codes pertaining to lubricating oil bottles and grain moisture meters, all of the specifications, tolerances and other technical requirements for commercial, data-gathering, and other weighing and measuring devices, as adopted by the 81st national conference on weights and measures and as published by the national institute of standards and technology, Washington, D.C., in the 1997 edition of national institute of standards and technology handbook 44 entitled "specifications, tolerances and other technical requirements for weighing and measuring devices," as issued in November, 1996, is hereby adopted by reference and shall apply to weighing and measuring devices in the state. Copies of this material or the pertinent portions of it shall be available from the office of weights and measures, division of inspections of the Kansas department of agriculture, Topeka, Kansas. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-304, as amended by L. 1997, Ch. 89, Sec. 1, K.S.A. 1996 Supp. 83-215, and K.S.A. 1996 Supp. 83-404; effective May 1, 1979; amended May 1, 1981; amended May 1, 1986; amended Aug. 14, 1989; amended Oct. 21, 1991; amended March 6, 1998.)

99-25-2. (Authorized by and implementing K.S.A. 83-207; effective May 12, 1979; amended May 1, 1986; amended Oct. 21, 1991; revoked March 6, 1998.)

99-25-4. Continuing education requirements for technical representatives. (a) Before the license of a technical representative is issued or renewed by the Kansas department of agriculture, the technical representative shall complete a minimum of four clock-hours of verifiable continuing education for each category of weighing or measuring devices. The continuing education shall consist of educational seminars regarding the following topics:

(1) the installation, calibration, or repairing of a weigh-

ing or measuring device;

(2) the applicable state weights and measures laws or regulations;

(3) the applicable handbooks adopted by reference in these regulations;

(4) the information required on testing and reporting forms; and

(5) the proper method for testing weights and meas-

ures and weighing and measuring devices.

(b) Any training or continuing education not conducted by the Kansas department of agriculture or representatives of the department shall be approved by the secretary before it is applied toward the requirements for continuing education. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing

K.S.A. 1996 Supp. 83-302 and K.S.A. 1996 Supp. 83-402; effective March 6, 1998.)

99-25-5. Renewal of a technical representative's license. The license of any technical representative may be renewed for a succeeding one-year period if the technical representative pays the fees prescribed by law, completes the renewal application form provided by the secretary, completes successfully the training in approved subjects during the effective period of the technical representative's license, and successfully passes the examination administered by the secretary. The service company shall verify and maintain records to support the verification that each technical representative it employs has satisfactorily completed the training required for renewal. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-302 and K.S.A. 1996 Supp. 83-404; effective March 6, 1998.)

99-25-6. Notification of nonconforming weighing or measuring device. (a) Each service company shall notify the weights and measures office by telephone, facsimile, or mail within 48 hours of any attempt to calibrate, repair, or adjust a measuring or weighing device that cannot be certified as conforming with all applicable tolerances, specifications, and requirements. The notification shall contain the following information:

(1) the location of the weighing or measuring device;

(2) the weighing or measuring device's serial number, identification number, or any other identifying number;

(3) the name of the technical representative or representatives who attempted to calibrate, repair, or adjust the device;

(4) the date on which the calibration, repair, or adjust-

ment was attempted; and

(5) a description of the factors that the technical representative determined were preventing the device from being repaired or adjusted in order to meet all applicable tolerances, specifications, and requirements.

(b) If a service company sends in a report via a telephone or facsimile, the service company shall mail a hard copy of the same information to the weights and measures office within seven days of the date of the attempt to repair, adjust, or calibrate the weighing and measuring

(c) Any report mailed to the administrator shall be considered timely if it is postmarked by the second business day following the unsuccessful attempt to calibrate, repair, or adjust the weighing and measuring device described in the report. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-222 and K.S.A. 1996 Supp. 83-404; effective March 6, 1998.)

99-25-7. Reporting requirements. The service company shall send a report to the weights and measures office within 10 days after a test or inspection of any device in which the device is found to be within applicable tolerances, standards, and requirements.

The city or county department of public inspection of weights and measures shall send a report to the weights and measures office within 10 days after testing or inspecting a weighing or measuring device. (Authorized by

K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-304, as amended by L. 1997, Ch. 89, Sec. 1, K.S.A. 1996 Supp. 83-215, and K.S.A. 1996 Supp. 83-404; effective March 6, 1998.)

99-25-8. Record retention. Each service company and each owner of a weighing and measuring device shall keep all records as required by K.S.A. 83-304(d) and K.S.A. 83-404(d), respectively, for a period of five years. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-304, as amended by L. 1997, Ch. 89, Sec. 1, and K.S.A. 1996 Supp. 83-404; effective March 6, 1998.)

Article 27.—CIVIL PENALTY

99-27-1. Civil penalty. Civil penalties shall be assessed based on the harm caused by the violation, the nature and persistence of the violation, the length of time over which the violation occurs, any corrective action taken, and any and all relevant circumstances. The penalty shall be based on the following chart. After the maximum penalty is assessed for any violation, the next range of penalties may be applied for any repeat offense.

- 1 = A penalty ranging from \$1,001 to \$5,000 per violation.
- 2 = A penalty ranging from \$501 to \$1,000.
- 3 = A penalty ranging from \$100 to \$500 per violation.

Violation	P	enal	ty
Offering, exposing for sale, or disposing of an incorrect device, when committed by a service company	1		
Offering, exposing for sale, or disposing of an incorrect device for which a stopuse order has been issued, when committed by an individual	1		
Offering, exposing for sale, or disposing of an incorrect device for which a stopuse order has not been issued, when committed by an individual		2	
Using or possessing an incorrect weighing or measuring device after being informed that device is incorrect		2	
Unknowingly using or possessing an in- correct weighing or measuring device			3
Without authorization, breaking or removing any tag, mark, or seal on devices or packages whose retail worth is less than or equal to \$1,000		2	
Without authorization, breaking or removing any tag, mark, or seal on packages whose retail worth is greater than \$1,000	1		
Selling, offering, or exposing for sale less than the represented quantity of any commodity, thing, or service that has a retail value less than or equal to \$500			3

		2 - 43 - 4 3 - 48 -		
Selling, offering, or exposing for sale, less				
than the represented quantity of any commodity, thing, or service that has a				1
retail value greater than \$500 Repeatedly selling, offering, or exposing		2	-	4
for sale, less than the represented	1	100 a 100 a		
quantity of any commodity, thing, or service that has a retail value less than				
or equal to \$500	<u> </u>	2		1
Repeatedly selling, offering, or exposing for sale, less than the represented				
quantity of any commodity, thing, or service that has a retail value greater				
than \$500	1			
Unknowingly taking or attempting to take more of the represented quantity				
of any commodity, thing, or service				
that has a retail value less than or equal to \$500			3	
Unknowingly taking or attempting to				1
take more of the represented quantity of any commodity, thing, or service				
that has a retail value greater than \$500		2	ļ	1
Repeatedly taking or attempting to take more of the represented quantity of				
any commodity, thing, or service that				
has a retail value less than or equal to \$500		2		
Repeatedly taking or attempting to take	73			
more of the represented quantity of any commodity, thing, or service that	*			ŀ
has a retail value greater than \$500	- 1			
Keeping for the purpose of sale or offer- ing or exposing for sale any commod-				
ity that is labeled in a manner contrary				ŀ
to law Using a device that is not positioned so		3	3	$\frac{1}{1}$
that a customer may view its indica-				ľ
Solling offering for sole or use or page			3	1
Selling, offering for sale or use, or pos- sessing for the purpose of selling or us-	1.33			
ing any device or instrument to be used or calculated to falsify any weight				
or measure	1			
Disposing of any rejected weight or meas- ure contrary to law or rules and regu-				
lations			3	
Exposing or offering for sale commodities that are in misleading packaging			3	
Repeatedly and after notification by the			<u> </u>	
division of weights and measures, ex- posing or offering for sale commodities				
that are in misleading packaging	1			
Misrepresenting or representing in a				
manner tending to mislead or deceive an actual or prospective purchaser, the				
price of an item offered, exposed, or advertised for sale at retail			3	
waveluben for bale at retail			<u> </u>	1

Misrepresenting or representing in a manner tending to mislead or deceive			
an actual or prospective purchaser, the price of an item offered, exposed, or			
advertised for sale at retail	1		
Unknowingly using a device that does not correctly compute total price			3
Knowingly using a device that does not correctly compute total price	1		
Charging or attempting to charge a value that is more than the advertised price for an item or commodity at the time of sale			3
Charging or attempting to charge an in- correct price at the time of sale of an			
item when more than 24 hours have passed after being informed by the di- vision of weights and measures that			
the price was incorrect		2	,
Altering a weight certificate, or using or attempting to use such a certificate for the purpose of altering a weight or de-			
livery, or both	1		
Hindering or obstructing the secretary or an authorized agent in the perform- ance of official duties	1		
Failing to pay all fees and penalties	1		
Failing to keep all inspection reports		2	
Failing to make available all inspection reports	1		
Failing to have any commercial weight, measure, or weighing and measuring device tested			3
Selling or offering or exposing for sale LPG in packages or containers that are not labeled properly			3
Selling, using, removing or otherwise disposing of, or failing to remove from the premises specified, any weighing or			
measuring device or package or com- modity contrary to the terms of any or- der issued by the secretary			
Violating any order issued by the secre-	1		
Acting as or representing such person's self to be a technical representative without having a valid license	1		
Certifying as correct an inaccurate device			3
	1		
Certifying as correct an inaccurate device and not following established test pro- cedures		2	
and not following established test pro-	*	2	3

Selling a weighing and measuring device that does not have an NTEP certificate of conformance	1		
Failing to notify the secretary within 48 hours of a weighing or measuring device that cannot be approved			3
Offering, selling, or exposing for sale fuel that does not conform to the applicable fuel quality standards			3
Repeatedly offering, selling, or exposing for sale fuel that does not conform to the applicable fuel quality standards		2	
Failing to take proper precautions to prevent the offering, selling, or exposing for sale of fuel that does not conform to the applicable fuel quality standards	1		
Knowingly offering, selling, or exposing for sale fuel that does not conform to the applicable fuel quality standards	1		

(Authorized by and implementing K.S.A. 1996 Supp. 83-502; effective March 6, 1998.)

99-27-2. Civil penalty; complaint. (a) Each complaint that assesses a civil penalty shall include the following elements:

(1) a statement reciting each subsection of the act authorizing the assessment of a civil penalty;

(2) a specific reference to each provision of the act or implementing regulation that the respondent is alleged to have violated;

(3) a concise statement of the factual basis for each alleged violation;

(4) the amount of the proposed civil penalty; and

(5) a notice of the respondent's right to request a hearing on any material fact contained in the complaint or on the appropriateness of the amount of the proposed civil penalty. This notice may be incorporated within the complaint or set forth in a separate document.

(b) Each respondent shall be served a notice of a prehearing conference in accordance with the Kansas administrative procedure act, K.S.A. 77-501 et seq. (Authorized by and implementing K.S.A. 1996 Supp. 83-501 and K.S.A. 1996 Supp. 83-207; effective March 6, 1998.)

99-27-3. Answer to complaint. (a) If a respondent contests any material fact upon which a complaint is based, contends that the amount of the civil penalty proposed in the complaint is inappropriate, or contends that the respondent is entitled to judgment as a matter of law, the respondent may file a written answer to the complaint. If an answer is filed, the answer shall be filed with the designated hearing officer within 20 days after service of the complaint.

(b) If an answer is filed, the respondent's answer shall be in writing and shall address the following topics.

(1) The answer shall clearly and directly admit, deny, or explain each of the factual allegations contained in the complaint of which the respondent has any knowledge.

(2) If the respondent states that the respondent has no knowledge of a particular factual allegation, the allegation shall be deemed denied.

(continued)

- (3) The answer shall also state any circumstances or arguments that are alleged to constitute grounds for defense, and any facts that the respondent disputes and intends to place at issue. (Authorized by and implementing KSA. 1996 Supp. 83-502; effective March 6, 1998.)
- **'99-27-4.** Informal settlement. (a) The respondent may request a settlement conference. The request may be either contained in respondent's answer to the complaint, if an answer is filed, or presented at the pre-hearing conference.
- (b) If a settlement is reached, the parties shall reduce the settlement to writing and present the proposed written consent agreement to the secretary or the secretary's designee. The consent agreement shall contain these elements:
- (1) A statement in which the respondent admits the jurisdictional allegations of the complaint;

(2) a statement containing one of the following:

(A) The respondent admits the facts stipulated in the consent agreement; or

(B) the respondent neither admits nor denies specific

factual allegations contained in the complaint;

- (3) a statement that the respondent consents to the assessment of a stated civil penalty, if any is assessed. The consent agreement shall include any and all terms of the agreement and shall be signed by all parties or their counsel or representatives of record. (Authorized by and implementing K.S.A. 1996 Supp. 55-442, K.S.A. 1996 Supp. 83-501 and K.S.A. 1996 Supp. 83-207; effective March 6, 1998.)
- **39-27-5.** Adjusting the amount of the proposed civil penalty. (a) At the settlement conference, each respondent shall present all evidence relating to adjustment of the proposed civil penalty. Such evidence may include mitigating factors or new evidence not previously known to the agency at the time the complaint was issued.

(b) If the respondent presents new evidence establishing facts and circumstances that were unknown to the secretary at the time the complaint was issued and that relate to the gravity of the violation, a new civil penalty may be proposed.

(1) When these additional facts establish that the respondent did not commit the violation charged, the com-

plaint shall be dismissed.

(2) When the new evidence reveals additional charges that should have been filed, a new complaint containing appropriate additional civil penalties may be filed.

(c) The respondent shall have the burden of presenting evidence of any mitigating factors to support any requested reduction in the amount of the proposed civil penalty. The amount of the civil penalty may be reduced if the reduction serves the public interest.

(d) The amount of a civil penalty shall not be reduced

to less than \$100 per offense.

(1) The decision regarding reduction of a proposed civil penalty shall lie solely within the discretion of the

secretary or the secretary's designee.

(2) A proposed civil penalty shall not be reduced unless evidence of mitigating factors has been presented by the respondent. (Authorized by and implementing K.S.A. 1996 Supp. 83-501; effective March 6, 1998.)

Article 30.—LARGE CAPACITY SCALES; TESTING AND SERVICE

99-30-5. Removal of rejection tags. (a) For the purpose of testing or repairing a scale, any licensed scale testing and service company may remove an official rejection tag or other mark placed on a scale by authority of the secretary.

(b) After the test is conducted and necessary repairs are completed, the scale testing and service company shall place the scale in service. If the scale is not repaired properly, the scale testing and service company shall replace the rejection tag or other mark with a substitute rejection tag or other mark supplied by the secretary.

(c) After removing an official rejection tag for the purpose of repairing a scale, the scale testing and service company shall send a completed inspection or test report and the official rejection tag to the weights and measures office within 10 days from the date of removing the official rejection tag. The inspection or test report or other attached document shall detail all repairs made, and the testing shall be conducted to ensure that the scale is in compliance with Kansas law and K.A.R. 99-25-1.

- (d) Any licensed scale testing and service company may file reports required by this regulation by means of facsimile. If the licensed scale testing and service company faxes the report of the test or inspection to the agency, the company shall mail the rejection tag to the weights and measures office within 10 days. If the reports are sent to the weights and measures office by facsimile, the original shall be mailed to the weights and measures office within 10 days from the date of the test or inspection. Notifications mailed to the administrator shall be considered timely if they are postmarked on or before the 10th day following the calibration, repair, or adjustment described in the notification.
- (e) This regulation shall apply to new and used scales. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-222 and K.S.A. 1996 Supp. 83-404; effective May 1, 1986; amended Oct. 21, 1991; amended March 6, 1998.)
- **99-30-6.** Placed-in-service report. Each scale testing and service company shall submit to the secretary a placed-in-service report within 10 days after a scale has been restored to service or placed in service. The placed-in-service report shall be executed in triplicate. The scale testing and service company shall mail to the secretary the original report and each official rejection tag removed from the device. A duplicate copy of the report shall be delivered to the owner or operator of the device. The scale testing and service company shall retain the third copy of the report. (Authorized by and implementing K.S.A. 1996 Supp. 83-303; effective May 1, 1986; amended Oct. 21, 1991; amended March 6, 1998.)

Article 31.—MOTOR-VEHICLE FUEL MEASURING DEVICES

99-31-5. Removal of rejection tags. (a) For the purpose of testing or repairing a dispensing device, any licensed testing service company may remove an official rejection tag or other mark placed on a dispensing device by authority of the secretary.

(b) After the test is conducted and necessary repairs are completed, the testing service company shall place the dispensing device in service until examination by the secretary. If the dispensing device is not repaired properly, the testing service company shall replace the ejection tag or other mark with a substitute rejection tag or other mark supplied by the state sealer.

(c) After removing an official rejection tag for the purpose of repairing a device, the service company shall send a completed inspection or test report and the official rejection tag to the weights and measures office within 10 days from the date of removing the official rejection tag. The inspection or test report or other attached document shall detail all repairs made, and the testing shall be conducted to ensure that the device is in compliance with Kansas law and K.A.R. 99-25-1.

(d) Any licensed testing service company may file notifications required by this regulation by means of facsimile. If the reports are sent to the weights and measures office by facsimile, the company shall mail the rejection tag to the weights and measures office within 10 days. Notifications mailed to the administrator shall be considered timely if they are postmarked on or before the 10th day following the calibration, repair, or adjustment described in the notification.

(e) This regulation shall apply to new and used dispensing devices. (Authorized by K.S.A. 1996 Supp. 55-442 and 83-207; implementing K.S.A. 1996 Supp. 55-442, 83-207, 83-222 and 83-404; effective May 1, 1986; amended Dec. 26, 1988; amended March 6, 1998.)

99-31-6. Placed-in-service report. Each testing service company shall submit to the state sealer a placed-in-service report within 10 days after a dispensing device has been restored to service or placed in service. The placed-in-service report shall be executed in triplicate. The testing service company shall mail to the secretary the original of the properly executed report, together with any official rejection tag removed from the device. A duplicate copy of the report shall be delivered to the owner or operator of the dispensing device while the third copy of the report shall be retained by the testing service company. (Authorized by and implementing K.S.A. 83-403; effective May 1, 1986; amended Dec. 26, 1988; amended March 6, 1998.)

Article 40.—PETROLEUM MEASUREMENT

99-40-47. Adoption by reference. The following uniform regulations adopted by the 81st national conference on weights and measures, and published by the national institute of standards and technology, Washington, D.C., in the 1997 edition of national institute of standards and technology handbook 130, entitled "uniform laws and regulations in the areas of legal metrology and engine fuel quality," as issued in November, 1996, are hereby adopted by reference and shall apply to weighing and measuring devices in the state:

(a) "uniform packaging and labeling regulation";

(b) "uniform regulation for the method of sale of commodities"; and

(c) "uniform engine fuels, petroleum products, and automotive lubricants regulation."

Copies of this material or the pertinent portions of it shall be available from the office of weights and measures, division of inspections of the Kansas department of agriculture, Topeka, Kansas. (Authorized by K.S.A. 1996 Supp. 83-207 and K.S.A. 1996 Supp. 55-442; implementing K.S.A. 1996 Supp. 83-304, as amended by L. 1997, Ch. 89, Sec. 1, K.S.A. 1996 Supp. 83-215, and K.S.A. 1996 Supp. 83-404; effective March 6, 1998.)

Alice A. Devine Secretary of Agriculture

Doc. No. 022029

State of Kansas

Racing and Gaming Commission

Permanent Administrative Regulations

Article 12.—KANSAS HORSE BREEDING DEVELOPMENT FUND

112-12-9. Kansas-certified mare awards. (a) Any owner, agent, or lessee of a certified Kansas-bred or certified Kansas-domiciled mare may be eligible to participate in the Kansas-certified mare awards if both of these criteria are met.

(1) The foal of the Kansas-certified mare is registered as a Kansas-bred horse with the official registering

agency as set forth in K.A.R. 112-12-1(b).

(2) The Kansas-bred foal of the Kansas-certified mare wins, places, or shows in a race in Kansas that has been designated for the award.

(b) Kansas-certified mare awards shall be paid as fol-

lows.

(1) Each Kansas-certified thoroughbred mare award shall be paid only to the mare's owner, agent, or lessee of record at the time of foaling if the mare was certified in the breeding program before foaling. Each Kansas-certified quarterhorse mare award shall be paid only to the mare's breeder of record or the first owner putting the mare in the Kansas-bred program if the mare was certified in the breeding program before foaling.

(2) A change of ownership of mare, by itself, shall not

preclude the mare from breed awards.

(c) The official registering agency shall solicit information from the various breed owners to aid it in recommending races, qualifications for races, and amounts and types of awards to the commission.

(d) Races, qualifications for races, and amounts and types of awards shall be designated by the commission.

(e) This regulation shall take effect on and after January 1, 1998. (Authorized by K.S.A. 1990 Supp. 74-8804; implementing K.S.A. 1996 Supp. 74-8829 and K.S.A. 74-8830; effective, T-112-2-23-89, Feb. 23, 1989; effective, T-112-6-22-89, June 22, 1989; effective Sept. 4, 1989; amended March 1, 1993; amended Feb. 13, 1995; amended March 6, 1998.)

Myron Scafe Executive Director

(Published in the Kansas Register February 19, 1998.)

Statutory Notice of Bond Sale
City of Overland Park, Kansas
\$16,500,000
Internal Improvement Bonds
Series 1998
(General obligations payable from unlimited ad valorem taxes)

Sealed Bids

Bids, submitted in a sealed envelope marked "Bid for Series 1998 Bonds," will be received by the undersigned director of finance, budget and administration of the City of Overland Park, Kansas, at City Hall, 8500 Santa Fe Drive, Overland Park, KS 66212, until 1 p.m. Wednesday, March 4, 1998, for the purchase of the city's \$16,500,000 principal amount of Internal Improvement Bonds, Series 1998. All bids will be publicly opened at that time and will be considered and acted upon by the city council at a special meeting of the city council scheduled for 7 p.m. Wednesday, March 4, 1998. No oral, telephone, telefax or auction bids will be considered. No bid of less than par value of the Series 1998 Bonds and accrued interest thereon to the date of delivery of the Series 1998 Bonds will be considered.

Bond Details

The Series 1998 Bonds will be issued in certificated, book entry or any other form acceptable to both the city and the successful bidder and authorized by state and federal law. The Series 1998 Bonds will be issued in the denomination of \$5,000 or any integral multiple thereof; will be dated March 1, 1998; will be issued in the principal amount of \$16,500,000; and will become due serially on September 1 in each of the years as follows:

Maturity Schedule

Maturit		Principal
Septembe	r1	Amount
1999	그런 하는 가게 가면 하는	\$1,285,000
2000		1,270,000
2001		1,270,000
2002		1,270,000
2003		1,270,000
2004		1,140,000
2005		1,140,000
2006		1,135,000
2007		1,135,000
2008		1,135,000
2009		445,000
2010		445,000
2011		445,000
2012		445,000
2013		445,000
2014		445,000
2015	그 1을 가격되었다.	445,000
2016		445,000
2017	and the state of the state of	445,000
2018		445,000

The Series 1998 Bonds will bear interest from their date at rates to be determined when the Series 1998 Bonds are sold as herein provided, which interest will be payable semiannually on March 1 and September 1 in each year, commencing September 1, 1998.

Good Faith Deposit.

A good faith deposit in the form of a certified or cashier's check or financial surety bond in the amount of \$330,000 must accompany each bid for the Series 1998 Bonds.

Costs

The city will pay the cost of printing the Series 1998 Bonds and the expense of all legal services, including the opinion of McDowell, Rice, Smith & Gaar, a Professional Corporation, bond counsel, approving the legality of the Series 1998 Bonds and the exclusion of the interest thereon (with specified minor exemptions) from federal and Kansas gross income taxes.

Delivery and Payment

The Series 1998 Bonds will be delivered to the successful bidder properly prepared, executed and registered without cost within approximately 30 days after the date of their award at such bank or trust company in the continental United States as may be specified by the successful bidder and is acceptable to the city.

Assessed Valuation and Indebtedness

For the computation of the debt limitation relating to the Series 1998 Bonds, the assessed valuation of the taxable tangible property within the city as of December 31, 1997, was \$1,618,272,381. The total general obligation bonded indebtedness, including temporary notes of the city and Series 1998 Bonds, as of the date of the Series 1998 Bonds, is \$64,820,000. Temporary notes in the principal amount of \$13,180,000 will be retired out of the proceeds of the Series 1998 Bonds and other available funds of the city.

Additional Information

A complete notice of bond sale, preliminary official statement and bid forms approved by the city will be mailed to all interested parties. Additional information regarding the Series 1998 Bonds may be obtained from the financial advisor, Evensen Dodge Inc., 601 2nd Ave. South, Suite 5100, Minneapolis, MN 55402, (612) 338-3535, Attention: Veronica Abendroth; and from the City of Overland Park, Kansas, 8500 Santa Fe Drive, Overland Park, KS 66212, (913) 895-6154, Attention: David Scott. Arrangements may be made with the financial advisor to deliver a sealed bid for the Series 1998 Bonds to the city.

City of Overland Park, Kansas By: Kristy Cannon Director of Finance, Budget and Administration City Hall Overland Park, KS 66212 (913) 895-6152

(Published in the Kansas Register February 19, 1998.)

Summary Notice of Note Sale \$333,000

City of Manhattan, Kansas Notes, Series 1998-04 and 1998-05 (General obligation notes payable from unlimited ad valorem taxes)

Bids

Subject to notice of note sale dated December 18, 1997, bids will be received by the accounting/treasury officer of the City of Manhattan, Kansas (the issuer), at 100 Manhattan Town Center, Suite 545, Manhattan, KS 66502, until 2 p.m. February 26, 1998, for the purchase of \$333,000 principal amount of Temporary Notes, Series 1998-04 and 1998-05. No bid of less than 98.5 percent of the principal amount of the notes and accrued interest thereon to the date of delivery will be considered.

Note Details

At the option of the successful bidder, the notes will consist of fully registered notes in the denomination of \$5,000 or integral multiple thereof, except one note of each series, registered under a book-entry only system administered through DTC, or shall consist of bearer instruments in denominations specified by the successful bidder. The notes will be dated March 15, 1998, and will become due on March 15, 1999. The notes will bear interest from the date thereof at rates to be determined when the notes are sold as hereinafter provided, which interest will be payable at maturity or earlier redemption.

Paying Agent and Note Registrar

To be designated by the successful bidder.

Delivery

The issuer will pay for printing the notes and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before March 16, 1998, at DTC or at such bank or trust company in the contiguous United States as may be specified by the successful bidder.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1997 is \$192,851,659. The total general obligation indebtedness of the issuer as of the date of the delivery of the notes, including the notes being sold but excluding temporary notes to be retired in conjunction therewith, is \$43,611,000.

Approval of Notes

The notes will be sold subject to the legal opinion of Gilmore & Bell, P.C., Wichita, Kansas, bond counsel, whose approving legal opinion as to the validity of the notes will be furnished and paid for by the issuer and delivered to the successful bidder when the notes are delivered.

Additional Information

Additional information regarding the notes may be obtained from Laura Oakley, accounting/treasury officer, (785) 587-2465, fax (785) 587-2464.

Dated February 19, 1998.

City of Manhattan, Kansas

State of Kansas

Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were recently introduced by the 1998 Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (785) 296-4096.

Bills/Resolutions introduced February 5-11:

House Bills

HB 2824, An act concerning criminal procedure; establishing the Pittsburg state university regional crime laboratory; relating to forensic examinations; amending K.S.A. 1997 Supp. 22-2902a and repealing the existing section, by Representative Howell.

HB 2825, An act concerning children; relating to the age of eligibility for attendance at school; amending K.S.A. 1997 Supp. 72-1107 and re-

pealing the existing section, by Representative Horst.

HB 2826, An act concerning the department of corrections; relating to the correctional industries fund; amending K.S.A. 75-3717b, 75-5281, 75-5282, and 75-5288 and repealing the existing sections, by Joint Committee on Corrections and Juvenile Justice Oversight.

HB 2827, An act concerning private elementary or secondary schools; allowing children instructed at such schools to participate in interscholastic extracurricular activities on behalf of public schools; amending K.S.A. 72-132 and repealing the existing section, by Committee on Education

HB 2828, An act providing for Kansas tax overpayment rebates, by Representatives Gregory, Boston, Cook, Dahl, Faber, Franklin, Freeborn, Horst, Howell, Jennison, Phill Kline, Landwehr, Mason, Mayans, Mays, Osborne, Palmer, Powell, Powers, Presta, Shallenburger, Shore, Shultz, Tanner, Toplikar, Vining, Wagle and Weber.

HB 2829, An act concerning confined hog breeding, farrowing, feeding or finishing facilities ohibiting the issuance of certain permits therefor during specified period; directing secretary of health and environment to adopt certain rules and regulations; directing audit by legislative post audit; amending K.S.A. 1997 Supp. 65-166a, 65-171d and 65-3005 and repealing the existing sections, by Committee on Agricul-

HB 2830, An act concerning the Kansas universal service fund; exempting certain public institutions from contributing thereto; amending K.S.A. 1997 Supp. 66-2008 and repealing the existing section, by Joint Committee on Computers and Telecommunications.

HB 2831, An act concerning workers compensation; relating to subcontracting by licensed motor carriers; amending K.S.A. 1997 Supp. 44-503 and repealing the existing section, by Committee on Business, Commerce and Labor.

HB 2832, An act concerning county hospitals; relating to hospital boards; amending K.S.A. 19-4605 and repealing the existing section, by Committee on Federal and State Affairs.

HB 2833, An act relating to property taxation; exempting residential property therefrom; amending K.S.A. 79-201x and repealing the existing section, by Representatives Burroughs, Alldritt, Correll, Crow, Dean, Dillon, Feuerborn, Flaharty, Flora, Garner, Gilbert, Haley, Helgerson, Henderson, Henry, Johnston, Kirk, Klein, Kuether, McClure, Mc-Kechnie, Nichols, Pauls, E. Peterson, Phelps, Reardon, Ruff, Sawyer, Sharp, Showalter, Shriver, Spangler, Storm, Toelkes and Wells.

HB 2834, An act concerning crimes, punishment and criminal procedure; relating to the offender's criminal history classification; amending K.S.A. 1997 Supp. 21-4711 and repealing the existing section, by Representatives Edmonds.

HB 2835, An act concerning the pharmacy act of the state of Kansas; dialysates, devices or drugs for chronic kidney failure, by Committee on Health and Human Services.

HB 2836, An act concerning school district finance; revising the definition of at-risk pupils; amending K.S.A. 1997 Supp. 72-6407 and repealing the existing section, by Representative Horst

HB 2837, An act concerning boarding schools; amending K.S.A. 1997 Supp. 65-503 and 65-508 and repealing the existing sections, by Representative Horst.

(continued)

HB 2838, An act concerning cemetery districts; relating to the creation thereof, by Representative Weber.

HB 2839, An act concerning marriage; relating to a covenant marriage; amending K.S.A. 23-105, 23-109 and 60-1601 and K.S.A. 1997 Supp. 23-106 and repealing the existing sections, by Representatives Gilmore, Cook, Dahl, Faber, Franklin, Freeborn, Hayzlett, Hutchins, Jennison, Phill-Kline, P. Long, Mason, Mollenkamp, Morrison, Myers, Neufeld, O'Connor, Powell, Presta, Ruff, Shallenburger, Tanner, Vickrey, Vining and Wilson.

HB 2840, An act concerning state building construction; relating to certain claims arising therefrom; providing for recovery and disposition of amounts received for costs incurred; amending K.S.A. 75-1267 and 75-3785 and repealing the existing sections, by Joint Committee on State Building Construction.

HB 2841, An act concerning health care services; accident and sickness insurance; chronic diseases and illnesses, by Representative Franklin.

HB 2842, An act concerning cities and counties; relating to the retailers' sales tax and the use of revenue derived therefrom; amending K.S.A. 1997 Supp. 12-195 and repealing the existing section, by Committee on Governmental Organization and Elections:

HB 2843, An act making and concerning appropriations for the fiscal year ending June 30, 1999, for the department of education and department of health and environment; authorizing certain transfers and imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing, by Representative Garner, Alldritt, Ballard, Correll, Crow, Dean, Dillon, Feuerborn, Findley, Flaharty, Flora, Gifbert, Haley, Helgerson, Henderson, Kirk, Kuether, McClure, Nichols, E. Peterson, Phelps, Reardon, Reinhardt, Ruff, Sawyer, Showalter, Shriver, Storm, Toelkes, Wells and Welshimer.

HB 2844, An act establishing the fast start school readiness preschool program, prescribing powers, duties and functions for the state board of education; prescribing guidelines for grants; making and concerning appropriations for the fiscal year ending June 30, 1999, for the department of education, by Representatives Findley, Alldritt, Ballard, Correll, Crow, Dean, Dillon, Feuerborn, Flaharty, Flora, Garner, Gilbert, Haley, Helgerson, Henderson, Kirk, Kuether, McClure, Nichols, E. Peterson, Reardon, Ruff, Sawyer, Sharp, Showalter, Storm, Toelkes, Wells and Welshimer.

HB 2845, An act establishing the early childhood development trust fund; creating a board of trustees; prescribing powers, duties and functions; prescribing guidelines for grants, by Representative Kirk, Alldritt, Ballard, Burroughs, Correll, Crow, Dean, Dillon, Feuerborn, Findley, Flaharty, Flora, Garner, Gilbert, Haley, Helgerson, Henderson, Kuether, McClure, McKechnie, Nichols, Pauls, E. Peterson, Phelps, Reardon, Reinhardt, Ruff, Sawyer, Sharp, Showalter, Shriver, Storm, Toelkes, Wells and Welshimer.

HB 2846, An act concerning crimes and punishment; relating to human cloning, by Committee on Federal and State Affairs.

HB 2847, An act concerning children and juveniles; relating to students with history of dangerous behavior; school safety and security; disclosure of certain information; unlawful acts and penalties therefor; amending K.S.A. 1997 Supp. 38-1502, 38-1507, 38-1602, 38-1608, 38-1618, 72-89b01, 72-89b02, 72-89b03 and 72-89b04 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 38-1502b, by Committee on Judiciary.

HB 2848, An act concerning trusts; relating to the removal of trustees and appointment of successors; amending K.S.A. 58-2412 and repealing the existing section, by Committee on Education.

HB 2849, An act concerning certificates of titles; relating to the assignment of titles; liability; amending K.S.A. 1997 Supp. 8-135 and repealing the existing section, by Representative Carmody.

HB 2850, An act establishing the teaching and school administration professional standards board and the professional practices commission; providing for the appointment, composition, powers, duties and functions of such board and commission; amending K.S.A. 72-1371, 72-1372, 72-1374, 72-1381, 72-1383, 72-1387, 72-1388, 72-1389, 72-1392, 72-1393, 72-1394, 72-1395, 72-1396, 72-8502, 72-8503, 72-8505, 72-8506, 72-8507, 72-8508 and 72-8509 and repealing the existing sections; also repealing K.S.A. 72-8504 and 72-8514, by Committee on Education.

HB 2851, An act concerning charter schools; relating to the establishment and continuation thereof; amending K.S.A. 1997 Supp. 72-1903, 72-1904, 72-1906, 72-1907 and 72-1910 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 72-1905, by Committee on

Education.

HB 2852, An act relating to sales taxation; exempting sales of certain coins and bullion therefrom; amending K.S.A. 79-3606 and repealing the existing section, by Committee on Taxation.

HB 2853, An act concerning school districts; authorizing the collection of fees for maintenance of kindergarten for full school days; imposing

certain limitations, by Committee on Education.

HB 2854, An act concerning civil procedure; relating to the rules of evidence; concerning the authentication of copies of records, amending K.S.A. 60-465 and repealing the existing section, by Committee on Judiciary.

HB 2855, An act concerning tax liens on personal property; relating to collections, by Committee on Judiciary.

HB 2856, An act concerning public records; relating to county and court records; amending K.S.A. 19-250, 19-252 and 20-159 and repealing the existing sections, by Committee on Judiciary.

HB 2857, An act concerning children and minors; relating to visitation rights of grandparents; amending K.S.A. 38-129 and 38-130 and K.S.A. 1997 Supp. 38-1502 and 60-1616 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 38-1502b, by Committee on Judiciary.

HB 2858, An act concerning background checks on criminal history record information, by Committee on Judiciary.

HB 2859, An act concerning the state security hospital at Larned; amending K.S.A. 76-1305, 76-1306 and 76-1307 and repealing the existing sections, by Committee on Judiciary.

HB 2860, An act concerning crimes and punishments; creating the crime of giving a check drawn against a closed account; prescribing penalties therefor; relating to giving a worthless check; amending K.S.A. 1997 Supp. 21-3707 and repealing the existing section, by Committee on Indiciary

HB 2861, An act concerning juveniles; amending K.S.A. 75-2935, 75-4362 and 75-7024 and K.S.A. 1997 Supp. 38-1602, 38-1604, 38-1636, 38-1663, 38-1663, as amended by section 5 of this act, 65-6001 and 65-6008 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 38-1663 as amended by section 64 of chapter 156 of the 1997 Session Laws of Kansas, by Committee on Judiciary.

HB 2862, An act concerning children; relating to joint shared child custody and parenting time; concerning child support; relating to falsely reporting a crime; amending K.S.A. 20-164, 21-3422, 21-3422a, 21-3818, 23-601, 23-602, 23-701, 38-1302, 38-1309, 38-1310, 38-1597, 60-1607, 60-1612, 60-1614, 60-1617 and 75-720 and K.S.A. 1997 Supp. 5-509, 20-302b, 23-9,305, 23-1001, 23-1002, 38-1121, 38-1138, 38-1563, 38-1569, 38-1583, 38-1641, 38-1664, 38-16,119, 60-1610, 60-1616, 60-1621, 60-3107 and 74-7334 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 20-302c, by Committee on Judiciary.

HB 2863, An act concerning corrections; relating to a voluntary hormonal chemical treatment program for inmates; amending K.S.A. 75-5210 and repealing the existing section, by Representative Swenson.

HB 2864, An act concerning the boiler safety act; amending K.S.A. 44-913, 44-914, 44-915, 44-916, 44-917, 44-918, 44-919, 44-920, 44-921, 44-922, 44-923, 44-924, 44-925, 44-926, 44-928 and 44-929 and repealing the existing sections, by Committee on Business, Commerce and Labor.

HB 2865, An act concerning license plates for United States military veterans; amending K.S.A. 1997 Supp. 8-1,146 and repealing the existing section, by Representatives Kuether, Crow, Dreher, Flaharty, Flora, Gilbert, Johnson, Phelps, Ruff, Sloan and Toelkes.

HB 2866, An act concerning cities; relating to the powers and duties of the governing body thereof, by Representative O'Neal.

HB 2867, An act concerning crimes and punishment; relating to sexual exploitation of a child; amending K.S.A. 21-3516 and repealing the existing section, by Representative Gilmore.

HB 2868, An act concerning wildlife; relating to certain big game permits and tags; amending K.S.A. 1997 Supp. 32-937 and repealing the existing section, by Committee on Environment.

HB 2869, An act relating to crimes and punishments; requiring suspension of driver's licenses for conviction for certain crimes; amending K.S.A. 1997 Supp. 38-1663 and K.S.A. 1995 Supp. 38-1663, as amended by section 64 of chapter 156 of the 1997 Session Laws of Kansas and repealing the existing sections; also repealing K.S.A. 1997 Supp. 38-1663, as amended by section 2 of this act, by Representatives P. Long, Compton, Cox, Faber, Horst, Hutchins, Jennison, Mays, McCreary, Mollenkamp, Osborne, Packer, Vining and Wilson.

HB 2870, An act concerning school district finance; affecting the counting of pupils attending kindergarten; amending K.S.A. 1997 Supp. 72-6407 and repealing the existing section, by Representatives Showalter and Storm, Adkins, Alldritt, Ballard, Correll, Cox, Crow, Dillon, Feuer-

born, Findley, Garner, Gilbert, Grant, Henderson, Horst, Johnson, Kuether, McClure, Minor, Pauls, Phelps, Ray, Reardon, Reinhardt, Sawyer, Sharp, Shriver, Spangler, Toelkes, Tomlinson and Wempe.

HB 2871, An act concerning school districts; relating to employment of persons in classified positions, authorizing boards of education to receive certain information, by Representative Horst.

HB 2872, An act concerning disposition of certain excess moneys in the treasury of Crestview Country Club Improvement District, by Representative Wagle.

HB 2873, An act concerning the Kansas public employees retirement system; relating to plan of long-term disability benefits; amending K.S.A. 1997 Supp. 74-4927 and repealing the existing section, by Committee on Appropriations.

HB 2874, An act concerning the Kansas police and firemen's retirement system; relating to affiliation of the office of state fire marshal; election by fire investigators; credit service, employee and employer contributions, by Committee on Appropriations.

HB 2875, An act concerning the Kansas public employees retirement system and systems thereunder; relating to a postretirement benefit adjustment; employer contribution rates; amending K.S.A. 1997 Supp. 74-4920 and repealing the existing section, by Committee on Appropriations.

HB 2876, An act establishing the Kansas local government outdoor recreation grant program; prescribing powers, duties and functions for the secretary of wildlife and parks, by Committee on Appropriations.

HB 2877, An act authorizing the state board of regents to sell and convey certain real estate located in Scott county, Kansas, by Committee on Appropriations.

HB 2878, An act repealing K.S.A. 75-6801, relating to reductions in executive and legislative state agency positions based on retirements, by Committee on Appropriations.

HB 2879, An act concerning the abatement of common nuisances; amending K.S.A. 22-3901 and repealing the existing section, by Committee on Appropriations.

HB 2880, An act concerning the real estate brokers' and salespersons' act; relating to fees; amending K.S.A. 1997 Supp. 58-3063 and repealing the existing section, by Committee on Appropriations.

HB 2881, An act concerning groundwater management districts; relating to assessments to finance district operations; amending K.S.A. 82a-1030 and repealing the existing section, by Representative Holmes.

HB 2882, An act relating to the Kansas Statutes Annotated; concerning distribution thereof; amending K.S.A. 77-138, 77-151 and 77-165 and repealing the existing sections, by Representative Haley.

HB 2883, An act concerning cities; relating to the rehabilitation of abandoned property; amending K.S.A. 79-3102 and K.S.A. 1997 Supp. 12-1750, 12-1752, 12-1753, 12-1756a, 12-1756b, 12-1756c, 12-1756d, 12-1756e and 12-1756f and repealing the existing sections, by Representative Haley.

HB 2884, An act concerning motor vehicle liability insurance; relating to proof of financial responsibility; amending K.S.A. 1997 Supp. 40-3103 and 40-3104 and repealing the existing sections, by Representative Halor.

HB 2885, An act concerning the Kansas tort claims act; relating to the year 2000 date change in computers, by Representative O'Neal.

HB 2886, An act concerning the regulation and application of state and local laws, rules, regulations and ordinances to sport shooting ranges; providing civil immunity to persons who operate or use such ranges, by Committee on Federal and State Affairs.

HB 2887, An act concerning alcoholic beverages; relating to the unlawful sale, purchase and possession of alcoholic beverages; to provide for the crime of unlawful shipments of beverage alcohol to Kansas consumers under certain circumstances; to provide for registration and for payment of fees and taxes on authorized shipments; relating to out-of-state shipper's licenses; amending K.S.A. 41-304 and 41-310 and K.S.A. 1997 Supp. 41-311 and 41-727 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2888, An act concerning school district finance; increasing base state aid per pupil; affecting determination of at-risk, low enrollment, and correlation weightings; providing state grants for education technology plans; amending K.S.A. 72-3703, 72-3710 and 72-6428 and K.S.A 1997 Supp. 72-6407, 72-6410, 72-6412, 72-6414 and 72-6442 and repealing the existing sections, by Committee on Federal and State Affairs.

HB 2889, An act concerning the Kansas public employees retirement system; relating to assignment of offices; amending K.S.A. 1997 Supp.

74-4907 and repealing the existing section, by Joint Committee on Pensions, Investments and Benefits.

HB 2890, An act concerning the Kansas police and fireman's retirement system; relating to definition of police and fireman; amending K.S.A. 1997 Supp. 74-4952 and repealing the existing section, by Joint Committee on Pensions, Investments and Benefits.

HB 2891, An act concerning judges of the district court; relating to selection thereof; amending K.S.A. 20-2901 and repealing the existing

section, by Representative Toplikar.

HB 2892, An act enacting the personal and family protection act; providing for licensure to carry certain concealed weapons; prohibiting certain acts and prescribing penalties for violations; amending K.S.A. 1997 Supp. 12-4516, 21-4201 and 21-4619 and repealing the existing sections, by Committee on Federal and State Affairs.

House Resolutions

HR 6010, A resolution requiring the attorney general to bring action to determine the constitutionality of Kansas statutes, administrative orders and executive orders that allow the termination, or the use of state funds or facilities in the termination, of the lives of innocent human beings including the unborn.

Senate Bills

SB 595, An act concerning the uniform controlled substances act; relating to unlawful acts; amending K.S.A. 1997 Supp. 65-4111, 65-4113, 65-4160, 65-4161, 65-4162 and 65-4163 and repealing the existing sections, by Committee on Judiciary.

SB 596, An act concerning the attorney general; relating to appointment of additional assistant attorney general; child abuse or neglect, by

Committee on Judiciary.

SB 597, An act concerning crimes and criminal procedure; relating to preliminary examination; victims of domestic violence; amending K.S.A. 22-2902 and repealing the existing section, by Committee on Judiciary.

SB 598, An act concerning crimes and punishment; relating to children; endangering a child and abuse of a child; amending K.S.A. 21-3608 and 21-3609 and repealing the existing sections, by Committee on Judiciary.

SB 599, An act concerning courts; relating to collection of debts owed thereto; attorney general; amending K.S.A. 75-719 and repealing the existing section, by Committee on Judiciary.

SB 600, An act concerning crimes, criminal procedure and punishment; relating to limitation of actions; motions attacking sentence; amending K.S.A. 60-514 and 60-1507 and repealing the existing sections, by Committee on Judiciary.

SB 601, An act relating to sales taxation; exempting purchases of certain motion picture and television production companies therefrom; developing certain policies and procedures; amending K.S.A. 79-3606 and repealing the existing section, by Senator Vidricksen.

SB 602, An act relating to counties; prohibiting the levy of a severance tax; amending K.S.A. 1997 Supp. 19-101a and repealing the existing section, by Committee on Assessment and Taxation.

SB 603, An act relating to severance taxation; providing for exemptions therefrom; amending K.S.A. 79-4217 and repealing the existing section, by Committee on Assessment and Taxation.

SB 604, An act concerning school districts; authorizing the collection of fees for maintenance of kindergarten for full school days; imposing certain limitations, by Committee on Education.

SB 605, An act concerning the budget law for municipalities and other taxing subdivisions; relating to budget and expenditure information of school districts; amending K.S.A. 79-2927 and repealing the existing section, by Committee on Education.

SB 606, An act concerning cigarettes; amending K.S.A. 79-3313 and 79-3321 and repealing the existing sections, by Committee on Federal and State Affairs.

SB 607, An act concerning crimes and punishment; relating to criminal use of weapons; certain explosive materials; amending K.S.A. 1997 Supp. 21-4201 and repealing the existing section, by Committee on Judiciary.

SB 608, An act concerning crimes, criminal procedure and punishment; relating to sentencing upon conviction of capital murder; victim impact evidence; amending K.S.A. 21-4624 and repealing the existing section, by Committee on Judiciary.

SB 609, An act concerning crimes and punishment; relating to capital murder; discovery, by Committee on Judiciary.

(continued)

SB 610, An act concerning intoxicating liquors and beverages; relating to the definition of certain terms; amending K.S.A. 41-102 and repealing the existing section, by Committee on Federal and State Affairs.

SB 611, An act relating to the transfer of certain property on grounds formerly called "Schilling Air Force Base," Salina, Kansas, to the occupational center of central Kansas, inc., Salina, Kansas, by Joint Committee on State Building Construction.

SB 612, An act concerning school district finance; increasing base state aid per pupil; affecting determination of at-risk, low enrollment, and correlation weightings; providing state grants for education technology plans; amending K.S.A. 72-3703, 72-3710 and 72-6428 and K.S.A 1997 Supp. 72-6407, 72-6410, 72-6412, 72-6414 and 72-6442 and repealing the existing sections, by Senators Vidricksen, Barone, Downey, Gilstrap and Goodwin.

SB 613, An act concerning school district finance; increasing base state aid per pupil; affecting determination of at-risk, low enrollment, and correlation weightings; amending K.S.A. 1997 Supp. 72-6407, 72-6410, 72-6412, 72-6414 and 72-6442 and repealing the existing sections, by Senators Hensley, Barone, Biggs, Downey, Feleciano, Gilstrap, Gooch, Goodwin, Jones, Karr, Lee, Petty and Steineger.

SB 614, An act making and concerning appropriations for the fiscal year ending June 30, 1999, for the department of health and environment; authorizing certain transfers and imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing, by Committee on Judiciary.

SB 615, An act concerning the Kansas code for care of children; relating to definitions; reporting requirements; violations of orders; amending K.S.A. 38-1568 and K.S.A. 1997 Supp. 38-1502 and 38-1522 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 38-1502b, by Committee on Judiciary.

SB 616, An act concerning the Kansas code for care of children; relating to post-termination dispositional alternatives following voluntary relinquishment of parental rights, by Committee on Judiciary.

SB 617, An act concerning the Kansas public employees retirement system and systems thereunder; relating to retirement benefits; amending K.S.A. 1997 Supp. 74-4988 and repealing the existing section, by Joint Committee on Pensions, Investments and Benefits.

SB 618, An act concerning the Kansas public employees retirement system; relating to criminal penalty for making false statements; amending K.S.A. 74-4924 and repealing the existing section, by Joint Committee on Pensions, Investments and Benefits.

SB 619, An act concerning the Kansas public employees retirement system; relating to purchase of service credit; amending K.S.A. 74-4919i and K.S.A. 1997 Supp. 74-4919n, 74-4919p, 74-4919q and 74-4936a and repealing the existing sections, by Joint Committee on Pensions, Investments and Benefits.

SB 620, An act concerning the Kansas public employees retirement system and systems thereunder; relating to benefits; elections; prior service; disability; amending K.S.A. 20-2601a and 74-4953 and K.S.A. 1997 Supp. 74-4902, 74-4911, 74-4913, 74-4952, 74-4956, 74-4960, 74-4960a and 74-4992 and repealing the existing sections, by Joint Committee on Pensions, Investments and Benefits.

SB 621, An act relating to income taxation; providing for a credit therefrom for costs of certain child passenger safety restraining systems, by Senators Hensley and Petty.

SB 622, An act providing for licensure of physician assistants; providing for the regulation of the practice thereof; granting certain powers and imposing certain duties upon the state board of healing arts; amending K.S.A. 40-2,111, 65-118, 65-6135 and 75-6102 and K.S.A. 1997 Supp. 38-135, 65-4915, 65-6112 and 65-6701 and repealing the existing sections; also repealing K.S.A. 65-2896a, 65-2896b, 65-2896c, 65-2896d, 65-2896e, 65-2896f, 65-2896g, 65-2896h, 65-2897a and 65-2897b and K.S.A. 1997 Supp. 65-2896, by Committee on Public Health and Welfare.

SB 623, An act concerning school records of pupils; amending K.S.A. 72-5386 and repealing the existing section, by Senator Goodwin.

SB 624, An act concerning elections; relating to precinct committeemen and committeewomen; amending K.S.A. 25-3801 and K.S.A. 1997 Supp. 25-3902 and repealing the existing sections, by Committee on Elections and Local Government.

SB 625, An act concerning alcoholic liquor and cereal malt beverage; relating to possession or consumption on school property; amending K.S.A. 1997 Supp. 41-719 and repealing the existing section, by Senator Goodwin.

SB 626, An act concerning the campaign finance act; relating to certain violations; amending K.S.A. 1997 Supp. 25-4152 and 25-4181 and repealing the existing sections, by Senators Salisbury and Hardenburger.

SB 627, An act concerning retirement and pensions; relating to court

reporters; retirement benefits, by Senator Hensley

SB 628, An act concerning the residential landlord and tenant act; relating to the termination of the rental agreement; amending K.S.A. 58-2543, 58-2547 and 58-2564 and repealing the existing sections, by Senator

SB 629, An act concerning children; relating to joint shared child custody and parenting time; concerning child support; relating to falsely reporting a crime; amending K.S.A. 20-164, 21-3422, 21-3422a, 21-3818, 23-601, 23-602, 23-701, 38-1302, 38-1309, 38-1310, 38-1597, 60-1607, 60-1612, 60-1614, 60-1617 and 75-720 and K.S.A. 1997 Supp. 5-509, 20-302b. 23-9,305, 23-1001, 23-1002, 38-1121, 38-1138, 38-1563, 38-1569, 38-1583, 38-1641, 38-1664, 38-16,119, 60-1610, 60-1616, 60-1621, 60-3107 and 74-7334 and repealing the existing sections; also repealing K.S.A. 1997 Supp. 20-302c, by Committee on Judiciary.

SB 630, An act concerning motor vehicles and crimes related thereto; relating to eluding a police officer; punishment; amending K.S.A. 1997 Supp. 8-1568 and repealing the existing section, by Committee on Ju-

diciary

SB 631, An act concerning criminal procedure; relating to search warrants; amending K.S.A. 22-2502 and repealing the existing section, by Committee on Judiciary.

SB 632, An act concerning crimes and punishment; relating to giving a worthless check; amending K.S.A. 1997 Supp. 21-3707 and repealing the existing section, by Committee on Judiciary

SB 633, An act concerning crimes and punishment; relating to arson; amending K.S.A. 21-3718 and repealing the existing section, by Committee on Judiciary.

SB 634, An act concerning the Kansas automobile injury reparations act; increasing minimum coverage limits; amending K.S.A. 40-3107 and repealing the existing section, by Committee on Judiciary.

SB 635, An act enacting the Kansas uniform prudent investor act;

repealing K.S.A. 17-5004, by Committee on Judiciary

SB 636, An act concerning adoption; relating to birth certificates; amending K.S.A. 59-2119 and K.S.A. 1997 Supp. 65-2423 and repealing the existing sections, by Committee on Judiciary

SB 637, An act concerning airports; providing funding for public use general aviation airports; amending K.S.A. 75-5152 and repealing the existing section, by Senators Feleciano, Barone, Bleeker, Clark, Downey, Hensley, Karr, Salmans and Steffes.

SB 638, An act concerning probate; relating to distribution; amending K.S.A. 59-1507b and repealing the existing section, by Senator Gooch.

SB 639, An act concerning crimes and punishment; relating to certain drug offenses; modification of sentence, by Senator Gooch.

SB 640, An act enacting the Kansas drug dealer liability act, by Senator Schraad.

SB 641, An act concerning the Kansas code for care of children; relating to records and reports; amending K.S.A. 1997 Supp. 38-1507 and repealing the existing section, by Senator Schraad.

Senate Concurrent Resolutions

SCR 1617, A concurrent resolution urging the United States Congress to support modernization of US-169 highway by designating it as a demonstration project.

Senate Resolutions

SR 1810, A resolution congratulating and commending the Derby High School Marching Band.

SR 1811, A resolution congratulating and commending the Washburn Rural High School band.

Secretary of State

I, Ron Thornburgh, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal.

Ron Thornburgh Secretary of State

(Published in the Kansas Register February 19, 1998.)

HOUSE BILL No. 2639

AN ACT concerning insurance; schedule of fees and taxes for insurance companies and fraternal benefit societies; amending K.S.A. 1997 Supp. 40-252 and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 1997 Supp. 40-252 is hereby amended to read as follows: 40-252. Every insurance company or fraternal benefit society organized under the laws of this state or doing business in this state shall pay to the commissioner of insurance fees and taxes specified in the following schedule:

A

Insurance companies organized under the laws of this state:

Filing application for sale of stock or certificates of indebtedness	\$25
Admission fees: Examination of charter and other documents Filing annual statement Certificate of authority	500 100 10
Annual fees:	
Filing annual statement Continuation of certificate of authority	100 10
2. Mutual life, accident and health associations:	
Admission fees: Examination of charter and other documents Filing annual statement Certificate of authority	\$500 100 10
Annual fees: Filing annual statement Continuation of certificate of authority	100
3. Mutual fire, hail, casualty and multiple line insurers and reciprocal or interins	urance
exchanges: Admission fees:	
Examination of charter and other documents Filing annual statement	\$500 100
Certificate of authority	10
Annual fees: Filing annual statement Continuation of certificate of authority	100 10

In addition to the above fees and as a condition precedent to the continuation of the certificate of authority provided in this code, all such companies shall pay a fee of \$2 for each agent certified by the company and shall also pay a tax annually upon all premiums received on risk located in this state at the rate of 1% for tax year 1997, and 2% for all tax years thereafter per annum less (1) for tax years prior to 1984, any taxes paid on business in this state pursuant to the provisions of K.S.A. 40-1701 to 40-1707, inclusive, and 75-1508 and amendments thereto and (2) for tax years 1984 and thereafter, any taxes paid on business in this state pursuant to the provisions of K.S.A. 75-1508 and amendments thereto and the amount of the firefighters relief tax credit determined by the commissioner of insurance. The amount of the firefighters relief tax credit for a company for the current tax year shall be determined by the commissioner of insurance by dividing (A) the total amount of credits against the tax imposed by this section for taxes paid by all such companies on business in this state under K.S.A. 40-1701 to 40-1707, inclusive, and amendments thereto for tax year 1983, by (B) the total amount of taxes paid by all such companies on business in this state under K.S.A. 40-1703 and amendments thereto for the tax year immediately preceding the current tax year, and by multiplying the result so obtained by (C) the amount of taxes paid by the company on business in this state under K.S.A. 40-1703 and amendments thereto for the current tax year.

In the computation of the gross premiums all such companies shall be entitled to deduct any premiums returned on account of cancellations, including funds accepted before January 1, 1997, and declared and taxed as annuity premiums which, on or after January 1, 1997, are withdrawn before application to the purchase of annuities, all premiums received for reinsurance from any other company authorized to do business in this state, dividends returned to policyholders and premiums received in connection with the funding of a pension, deferred compensation, annuity or profit-sharing plan qualified or exempt under sections 401, 403, 404, 408, 457 or 501 of the United States internal revenue code of 1986. Funds received by life insurers for the purchase of annuity contracts and funds applied by life insurers to the purchase of annuities shall not be deemed taxable premiums or be subject to tax under this section for tax years commencing on or after January 1, 1997.

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Fraternal benefit societies organized under the laws of the state:

Admission fees: Examination of charter and other documents Filing annual statement	\$500 100
Certificate of authority	10
Annual fees: Filing annual statement Continuation of certificate of authority	100 10
Continuation of Continuate of authority	
Mutual nonprofit hospital service corporations, nonprofit medical service corporations profit dental service corporations, nonprofit optometric service corporations and profit pharmacy service corporations organized under the laws of this state:	
1. Mutual nonprofit hospital service corporations:	
Admission fees: Examination of charter and other documents Filing annual statement Certificate of authority	\$500 100 10
Annual fees:	
Filing annual statement	100
2. Nonprofit medical service corporations:	200
Admission fees: Examination of charter and other documents Filing annual statement Certificate of authority	\$500 100 10
Annual fees: Filing annual statement Continuation of certificate of authority	100 10
3. Nonprofit dental service corporations:	1.8
Admission fees: Examination of charter and other documents	\$500
Filing annual statement Certificate of authority	100 10
Annual fees: Filing annual statement	100
Continuation of certificate of authority 4. Nonprofit optometric service corporations:	10
Admission fees	.54
Examination of charter and other documents Filing annual statement Certificate of authority	\$500 100 10
Annual fees: Filing annual statement Continuation of certificate of authority	100 10
5. Nonprofit pharmacy service corporations:	100
Admission fees: Examination of charter and other documents Filing annual statement.	\$500 100 10
Certificate of authority Annual fees:	10
Filing annual statement	100 10

In addition to the above fees and as a condition precedent to the continuation of the certificate of authority, provided in this code, every corporation or association shall pay annually to the commissioner of insurance a tax in an amount equal to 2% 1% for tax year 1997, and 2% for all tax years thereafter per annum of the total of all premiums, subscription charges, or any other term which may be used to describe the charges made by such corporation or association to subscribers for hospital, medical or other health services or indemnity received during the preceding

(continued)

year. In such computations all such corporations or associations shall be entitled to deduct any premiums or subscription charges returned on account of cancellations and dividends returned to members or subscrib-

Insurance companies organized under the laws of any other state, territory or country:

Capital stock insurance companies and mutual legal reserve life insurance compani

Admission fees:	4			1	,, '		24	1
Examination of charter and o	ther d	ocument	s					 50
Filing annual statement	• • • • • • • •	******		••••••	•••••		-3	10
Certificate of authority	• • • • • • •	•••••	• • • • • • •	•••••				 1
Annual fees: Filing annual statement	· ·				Tarley.	N.		10
Continuation of certificate of	autho	rity						 1

In addition to the above fees all such companies shall pay \$5 for each agent certified by the company, except as otherwise provided by law.

As a condition precedent to the continuation of the certificate of authority, provided in this code, every company organized under the laws of any other state of the United States or of any foreign country shall pay a tax upon all premiums received during the preceding year at the rate

of 2% per annum.

In the computation of the gross premiums all such companies shall be entitled to deduct any premiums returned on account of cancellations, including funds accepted before January 1, 1997, and declared and taxed as annuity premiums which, on or after January 1, 1997, are withdrawn before application to the purchase of annuities, dividends returned to policyholders and all premiums received for reinsurance from any other company authorized to do business in this state and premiums received in connection with the funding of a pension, deferred compensation, annuity or profit-sharing plan qualified or exempt under sections 401, 403, 404, 408, 457 or 501 of the United States internal revenue code of 1986. Funds received by life insurers for the purchase of annuity contracts and funds applied by life insurers to the purchase of annuities shall not be deemed taxable premiums or be subject to tax under this section for tax years commencing on or after January 1, 1997.

Mutual life, accident and health associations

Admission fees

Examination of charter and	athar daaren) // AWA	
Filing annual statement	ouser accume	mis			\$50 10	_
Certificate of authority	*************				10	n
Annual fees:			7	. 1		
Filing annual statement	******				10	n
Continuation of certificate of	f authority				i	ŏ
				1,1	, '	

In addition to the above fees, every such company organized under the laws of any other state of the United States shall pay \$5 for each agent certified by the company, and shall pay a tax annually upon all premiums

received at the rate of 2% per annum.

In the computation of the gross premiums all such companies shall be entitled to deduct any premiums returned on account of cancellations, including funds accepted before January 1, 1997, and declared and taxed as annuity premiums which, on or after January 1, 1997, are withdrawn before application to the purchase of annuities, dividends returned to policyholders and all premiums received for reinsurance from any other company authorized to do business in this state and premiums received in connection with the funding of a pension, deferred compensation, annuity or profit-sharing plan qualified or exempt under sections 401, 403, 404, 408, 457 or 501 of the United States internal revenue code of 1986. Funds received by life insurers for the purchase of annuity contracts and funds applied by life insurers to the purchase of annuities shall not be deemed taxable premiums or be subject to tax under this section for tax years commencing on or after January 1, 1997.

Mutual fire, casualty and multiple line insurers and reciprocal or interinsurance ex-

Examination of charte certificate of auth	ority	r documen	CS AIRG 155GAIR	æoi	\$50
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Certificate of authority	<i></i>		***********	•••••	Ĵ
nual fees:	10 Te				

In addition to the above fees, every such company or association organized under the laws of any other state of the United States shall pay a fee of \$5 for each agent certified by the company and shall also pay a tax annually upon all premiums received at the rate of 2% per annum.

For tax years 1998 and thereafter, the annual tax shall be reduced by the "applicable percentage" of (1) any taxes paid on business in this state pursuant to the provisions of K.S.A. 75-1508 and amendments thereto and (2) the amount of the firefighters relief tax credit determined by the commissioner of insurance. The amount of the firefighters relief tax credit for a company taxable under this subsection for the current tax year shall be determined by the commissioner of insurance by dividing (A) the total amount of taxes paid by all such companies on business in this state under K.S.A. 40-1701 to 40-1707 and amendments thereto for tax year 1983 as then in effect, by (B) the total amount of taxes paid by all such companies on business in this state under K.S.A. 40-1703 and amendments thereto for the tax year immediately preceding the current tax year, and by multiplying the result so obtained by (C) the amount of taxes paid by the company on business in this state under K.S.A. 40-1703 and amendments thereto for the current tax year. The "applicable percentage" shall be as

Tax Year	Applica	ble Percentage
1998		10%
1999		20%
2000		30%
2001		40%
2002		50%
2003		60%
2004		70%
2005		80%
2006		90%
2007 an	d thereafter	100%

In the computation of the gross premiums all such companies shall be entitled to deduct any premiums returned on account of cancellations, all premiums received for reinsurance from any other company authorized to do business in this state, and dividends returned to policyholders.

> Fraternal benefit societies organized under the laws of any other state, territory or country:

Admission fees: Examination of charter and other documents of the charter and the charter and other documents of the cha	ments	\$500
Filing annual statement		100
Certificate of authority	· · · · · · · · · · · · · · · · · · ·	10
Filing annual statement	,	100
Continuation of certificate of authority		10

Mutual nonprofit hospital service corporations, nonprofit medical service corporation profit dental service corporations, nonprofit optometric service corporations and nonprofit pharmacy service corporations organized under the laws of any other state, ter ritory or country

1. Mutual nonprofit hospital service corporations

Examination of charter and other of Filing annual statement	locument	5 ,		• • • • • • • • • • • • • • • • • • • •		\$5 1
Certificate of authority						
unnual fees: Filing annual statement						10
Continuation of certificate of author	rity				•	/vi [
 Nonprofit medical service corporations a 	itions, nor	profit de	ental ser	rvice cor	porations, r	onpro

Examination of charter and	lother	docur	nents						\$500
Filing annual statement						 	· 4		100
Certificate of authority				••••		 • • • • • • • • •			10
Annual fees:		. 1 : 1				 			5 7
Filing annual statement					7.	 	-1,11		100
Continuation of certificate	of auth	ority			7			5.5	10

In addition to the above fees and as a condition precedent to the continuation of the certificate of authority, provided in this code, every corporation or association shall pay annually to the commissioner of insurance a tax in an amount equal to 2% per annum of the total of all premiums, subscription charges, or any other term which may be used to describe the charges made by such corporation or association to subscribers in this state for hospital, medical or other health services or indemnity received during the preceding year. In such computations all such corporations or associations shall be entitled to deduct any premiums or

13. Bush 12121 381

V. 16, p. 1422

V. 16, p. 1424 V. 16, p. 1424

subscription charges returned on account of cancellations and dividends returned to members or subscribers.

Payment of Taxes.

For the purpose of insuring the collection of the tax upon premiums, assessments and charges as set out in subsection A, C, D or F, every insurance company, corporation or association shall at the time it files its annual statement, as required by the provisions of K.S.A. 40-225, and amendments thereto, make a return, verified by affidavits of its president and secretary or other chief officers, to the commissioner of insurance, stating the amount of all premiums, assessments and charges received by the companies or corporations in this state, whether in cash or notes. during the year ending on the December 31 next preceding

Commencing in 1985 and annually thereafter the estimated taxes shall be paid as follows: On or before June 15 and December 15 of such year an amount equal to 50% of the full amount of the prior year's taxes as reported by the company shall be remitted to the commissioner of insurance. As used in this paragraph, "prior year's taxes" includes (1) taxes assessed pursuant to this section for the prior calendar year, (2) fees and

4-17-1a

4-17-1c

Amended

Amended

taxes assessed pursuant to K.S.A. 40-253, and amendments thereto, for the prior calendar year, and (3) taxes paid for maintenance of the department of the state fire marshal pursuant to K.S.A. 75-1508, and amendments thereto, for the prior calendar year.

Upon the receipt of such returns the commissioner of insurance shall verify the same and assess the taxes upon such companies, corporations or associations on the basis and at the rate provided herein and the balance of such taxes shall thereupon become due and payable giving credit for amounts paid pursuant to the preceding paragraph, or the commissioner shall make a refund if the taxes paid in the prior June and December are in excess of the taxes assessed.

The fee prescribed for the examination of charters and other documents shall apply to each company's initial application for admission and shall not be refundable for any reason.

Sec. 2. K.S.A. 1997 Supp. 40-252 is hereby repealed.

28-4-405

28-4-405a

28-4-405b

V. 16, p. 1357

V. 16, p. 1357

Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

Amended

Amended

Amended

INDEX	TO ADMINISTRATIV	VE
	REGULATIONS	

This index lists in numerical order the new, amended and revoked administrative regulations and the volume and page number of the Kansas Register issue in which more information can be found. This cumulative index supplements the index to the 1997 Volumes of the Kansas Administrative Regulations.

AGENCY 1: DEPARTMENT OF ADMINISTRATION

Keg. No.	Action	Register
1-2-8	Amended	V. 16, p. 1178
1-2-14	Amended	V. 16, p. 1178
1-2-35	Amended	V. 16, p. 1178
1-2-68	Revoked	V. 16, p. 1178
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